

SUPPLEMENT TO

The Calcutta Gazette.

Bublishes br Authority.

WEDNESDAY, JULY 30, 1856.

Land:Sale Botice.

NOTICE is hereby given, under Section VI. Act I, of 1845, that the under-mentioned Estates in Zillah Jessore will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 4th day of August 1856, for arrears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manuer as arrears of Revenue due on the 28th day of June 1856.

Class I.—Permanently-settled Estate.

No. 285.—Chuck Bogoora Romardanga, in the Soonderbunds; recorded proprietors, Ameer

Chand and Mohiwa Chunder Ghoses; sudder jumma, rupees 587-15-8.

Class II.—Estate not permanently settled.

No. 293.—Chuch Pootsemaree, in the Soonderbunds; recorded proprietors, Seesteedhur and Muddun Chunder Roys and Omerto Money Dassea, Russudee; sudder jumma, rupees 996-3-0.

Class I.—Permanently-settled Estates.

No. 659.—Kismut Dhobadoho, Pergunnah Nuldee; recorded proprietor, Choytun Kisto Dass; midder jumma, rupees 6-12-2.

No. 800.—Kismut Sooktagram, Pergunnah Nuldee; recorded proprietor, Ununtaram Mitter, under the possession of Dhongram Mitter; sudder jumma, rupees 13-11-10.

No. 835.—Kismut Dhulgram, Pergunnah Nuldee; recorded proprietors, Raghubindro Ghuttuck and Jamalooddeen; sudder jumms, rupees 17-7-6.

No. 849.—Kismut Mullickpore, Pergunnah Nuldee; recorded proprietor, Punchanua Bhutta-charjee; sudder jumma, rupees 7-2-10.

No. 922.—Kismut Coshecance, Pergunnah Nuldee; recorded proprietor, Radhanath Sein; sudder

jumma, rupees 1-1-1.

No. 948.—Kismut Coyjooree, Pergunnah Havilly; recorded proprietor, Meer Jaffer Ali; sudder jumnie, rupees 27-3-9.

No. 985.—Kismut Govindpore, Pergunnah Havilly; recorded proprietors, Ramdeb Bose and Dhurmonarain Roy, under the possession of Nursing Bose; sudder jumma, rupees 11-5-4.

No. 998.—Kismut Alghee, Pergunnah Havilly; recorded proprietor, Ramsunker Muzcomdar, under the possession of Suddaram and Ramhurry Mozoomdars and Ramnarain and Gopal Kisto Goohos; sudder jumma, rupees 35-3-3.

No. 1079.—Kismut Goordes, Pergunnah Havilly; recorded proprietor, Boodroram Dutt, under the possession of Jumma, rupees 35-3-3.

the possession of Juggunnath Dutt; sudder jumms, rupees 10-0-11.

No. 1104. - Kismut Bungessurdee, Pergunnah Havily; recorded proprietor, Puddoo Bhaggo Petumber Roy; sudder jumms, rupees 20-4-3.

No. 1208.—Kismut Lutibdes Pergunnah Havilly; recorded proprietor, Rambullub Bunic; sudder

No. 1226.—Kismut Lukhundes, Perguanah Havilly; recorded proprietor, Ramcanny Bhoomick;

No. 1272.—Kismut Checkore, Pergunnah Havilly; recorded proprietor, Socrjeenath Bose;

Middler jumina, rapese \$-15-2.
No. 1293.—Rismut Bungensurdes, Pergunnah Havilly; recorded proprietor, Kistopersaud Mookerjoe; sudder jumine, rapese 4-4-3.

No. 1430.—Kiamut Kuodardea, Pergunnah Havilly; recorded proprietor, Banembur Dam, under possession of Callykinker Dass; sudder jumma, rupace 31-11-9.

No. 1461.—Kismut Cachecal, Pergunnah Havilly; recorded proprietor, Asisooliah; sudder

jumma, rupees 8-12-9.

No. 1488.—Kismut Attacel, Pergunnah Ravilly; recorded proprietor, Haranurdo Roy; sudder jumma, rupees 8-12-10.

No. 1526.—Kismut Deaparrah, Pergunnah Havilly; recorded proprietor, Hubesboollah, under the

maion of Nuzeeboollah; sudder jumma, rupees 9-5-4

No. 1566.—Kismut Coomerkhalee, Pergunnah Havilly; recorded proprietor, Rammanic Mookerjee ; sudder jumma, rupees 31-3-11.

No. 1885.—Kismut Arocakundee, Pergunuah Havilly; recorded proprietor, Rajnarain Chore;

sudder jumma, rupees 6-9-7.
No. 1601.—Kismut Keshubnugger, Pergunnah Havilly; recorded proprietors, Andeeram Biswas and Lukhikant Ghose; sudder jumma, rupees 15-8-2.

Class I .- Permanently settled Estates.

No. 1604.—Kismut Cachecal, Pergunnah Havilly; recorded proprietor, Ramgopal Bose; sudder jumma, rupees 5-3-2.

No. 1678.—Kiamut Chookore, Pergunnah Havilly; recorded proprietor, Malimood Jomeer; sud-

der jumma, rupees 20-4-3.

-Kismut Lutibdea, Pergunnah Havilly; recorded proprietor, Monohur Roy; sudder No. 1684.jumma, rupees 20-4-3.

No. 1695.—Kismut Chookore, Pergunnah Havilly; recorded proprietor, Mahmood Ali, under the possession of Mahmood Nuzeeb; sudder jumma, rupees 15-7-6.

No. 1728.—Kismut Arrocakandee, Pergunnah Havilly; recorded proprietors. Debeepersaud and

Hurranundo Boses, under the possession of Shibnath Bose; sudder jumma, rupees 7-14-11.

No. 1748.—Kismut Komlapore, Pergunuah Sherdes; recorded proprietor, Doorgapermud Mo-

zoomdar ; sudder jumma, rupees 13-13-3. No. 1762.—Kismut Komlapore, Pergunnah Sherdea ; recorded proprietor, Ramkanto Sirkar, under the possession of Lukhikanto Sirkar; sudder jumma, rupees 41-10-8.

No. 1829.—Kismut Nizgram, Pergunnah Haksempore; recorded proprietor, Gooroopersaud Mozoomdar; sudder jumma, rupees 12-3-9.

No. 1864.—Kismut Bazitpore, Pergunnah Shatore; recorded proprietors, Cally Does Ghose and Bookuneekant Ghose; sudder jumma, rupees 14-0-7.
No. 1921.—Kismut Coyra, Pergunnah Shatore; recorded proprietor, Goursoonder Mookerjee;

sudder jumma, rupees 14-1-11.

No. 1928.—Kismut Shibanundopore, Pergunnah Shatore; recorded proprietors, Janokeeram Bose Doorgapersaud Bose, Subbessur Roy and Komulakant; sudder jumms, rupees 24-16-8.

No. 1929.—Kismut Baggat, Pergunnah Shatore; recorded proprietor, Abdoul Masoom; sudder

jumma, rupees 11-10-4. No. 2051.—Kismut Baheerbhaug, Pergunnah Shatore; recorded proprietor, Hurranundo Roy;

audder jumma, rupees 51-12-9.

No. 2331.—Kismut Beel Noyabad, Pergunnah Nushibahye; recorded proprietor, Bashoodeb Sein ; sudder jumms, rupeés 18-3-6.

No. 2364.—Kismut Dhobagantee, Pergunnah Nushibshye; recorded proprietor, Chaund Kishere Sing; under the possession of Nittanundo and Nurhurry Sings, sudder jumma, rupees 37-4-1.

No. 2466.—Kismut Manickpore, Pergunnah Shatore; recorded proprietor, Gerridhur Sein; sudder jumma, annas 5-1.

No. 2503.—Kismut Mongulhatta, Pargumuah Nuldee; recorded proprietor, Roopchunder Sirkar; sudder jumma, rupees 1-6-0.

No. 2511.—Kismut Mongulhatta, Pergunnah Nuldee; recorded proprietor, Roopchunder Sirker; sudder jumma, rupees 1-11-0.

No. 2578.—Kismut Shustassee, Pergunnah Shatore; recorded proprietor, Kamdeb Chuckerbutty;

sudder jumma, rupees 3-7-1.

No. 2608.—Kismut Aquides, Pergunnah Shatore; recorded proprietor, Ramnarain Chatterjea;

sudder jumma, rupees 16-13 6.
No. 2761.—Kismut Coscondee, Pergunnah Shatore; recorded proprietor, Premnarain Sirkar; sudder jumma, rupees 19-15-3.

No. 2827.—Kismut Tatoolea, Pergunnah Mahomed Shye; recorded proprietor, Roghocouth

Sirkar; sudder jumma, rupees 31-8-6.
No. 2907.—Kismut Baheerdea, Pergunnah Havilly; recorded proprietors, Moonshee Sudderuddee and Suffeens Khatoon; sudder jumms, rupees 33-15-11

No. 2926.—Kiemut Moubhog, Pergunnah Belfoolia; recorded proprietor, Imerchander Poddar, Moodafut Muddun Mohun Poddar; sudder jumma, rupees 26-5-4.

No. 2972.—Kismut Rajdhurpere, Pergunnah Mohimshye; recorded proprietor, Bejoyram Sirks;

No. 3261.— Kismut Khedaparrah, Pergunuah Mahomed Shye (Resumed Talook); recorded pro-

pristor, Ramchunder Roy; sudder jumma, annas 18-10g.
No. 3277.—Klismut Ram Chunderpore, &c., (Resumed Talook), Pergunnah Mahamadahye; recorded proprietor, Sofiulram Rooder; sudder jumma, rupees 9-11-64.

No. 8428.—Kismut Macheerra, Pergunnah Dantes, Ingrader, Konnuck Chunder Sirker; andder jumma, rupees 38-10-0.

Class I .- Permanently-settled Relates.

No. 3481.—Kismut Doorgapore, (Resumed Talook), Pergunuah Goherpore; recorded proprietor Aulack Money Dabbea; sudder jumma, annas 7-0.

No. 3834.—Kismut Dhomesurgautee, (Resumed Talook), Pergunuah Mahomedshye; recorded proprietor, Gooroo Churn Banerjee; sudder jumma, rupees 1-2-0.

No. 3885.—Kismut Meigla Maijparra, Pergunuah Jangeerabad, (Resumed Talook); recorded proprietor, Motheomanth Mozoomdar; sudder jumma, rupees 1-0-0.

No. 3895.—Kismut Khorda Jenedoho, (Resumed Talook), Pergunuah Mahomedshye; recorded proprietor, Ramkisto Chatterjea; sudder jumma, rupees 47-4-0.

No. 3893.—Kismut Garaa, (Resumed Talook), Pergunuah Mahomedshye; recorded proprietors, Umbika Movee and Bamasoondry Dabeas, and Kisto Kanto Mookerjee; sudder jumma, rupees 151-8-0.

Class II.—Temporarily-astiled Estates.

No. 4191.—Chur Kabhuduck Chaudkati, Pergunuah Tallah; Izaradar Gooroodoss Biswas; sudder jumma, rupees 11-14-10.

jumma, rupoes 11-14-10.

Class I.—Permanently-cettled Estate.
No. 4344.—Kismut Ramnugger, (Resumed Talook), Pergunnah Khulliskhalee; recorded proprie-

tor, Modhoosudun Bose; sudder jumma, rupees 2-3-0.

No. 4345.—Kismut Jonardunpore, (Resumed Talook), Pergunnah Syedpore; recorded proprietors, Juggutram, Debespersaud, and Ramnarain Bhuttacharjees and Romanath Nabiachusputtee; sudder jumans, rupees 34-15-7.

No. 4360.—Kiamut Chalkeedangah, (Resumed Talook), Pergunnah Emadpore; recorded proprie-

tor, Nilambar Mookerjee; sudder jumma, rupees 35-11-33.
N. 4454.—Kismut Arrea, (Resumed Talook), Pergunnah Mahomedshye; recorded proprietor, Bolakee Singh; sudder jumms, rupees 35 4-7.

F. C. FOWLE, Officiating Collector.

JERRORE COLLECTORATE, The 17th July 1856.



The Calcutta Gazette.

Bublished by Authority.

Antifications.

The 14TH MAY 1853. - The Government of Bongal having entered auto a Contouct with Mesors. Samuel South and Co., for the assession of the Government Printing Harb, from the Interior next, Public Officers couplinged under this Government are better directed not to employ any other Printing Litablishment for the essential of the Government than from and after that data.

CRUL BRADON, Sery, to the Gove, of Bengal. THE 280 FREEVARY 1855.—The Government of Benyal having entered into a Contract with Meserd. Sumual Smith and Co., for the execution of the Government Penating Work, all Public Officers under the Government of India at the Presidency are hereing directed and to employ any other Printing Establishment for the execution of Government Work.

CROIL BRADON, Secy. to the Goot, of India

SATURDAY, AUGUST 2, 1856.

Legislatibe Council.

The 26th July 1856.

THE following Act, passed by the Legislative Council, received the assent of the Right Honorable the Governor General on the 25th July 1856, and is hereby promulgated for general information.

ACT No. XV of 1856.

An Act to remove all legal obstacles to the marriage of Hindoo Widows.

WHEREAS it is known that, by the law as administered in the Civil Courts established in the territories in the possession and under the Government of the East India Company, Hindoo widows, with certain exceptions, are held to be, by reason of their having been once married, incapable of contracting a second valid marriage, and the offspring of such widows by any second marriage are held to be illegitimate and incapable of inheriting property: and whereas many Hindoos believe that this imputed legal incapacity, although it is in accordance with established custom, is not in accordance with a true interpretation of the precepts of their religion, and desire that the Civil law administered by the Courts of justice shall no longer prevent those Hindoos who may be so minded from adopting a different custom, in accordance with the dictates of their own consciences: and whereas it is just to relieve all such Hindoos from this legal incapacity of which they complain; and the removal of all legal obstacles to the marriage of Hindoo Widows will tend to the promotion of good morals and to the public welfare : It is enacted as follows :-

I. No marriage contracted between Hindoos shall be invalid, and the issue Marriage shall be of no much marriage shall be illegitimate, by reason of the woman having been previously married or betroth-

ed to another person who was dead at the time of such marriage, any custom and any interpretation of Hindoo law to the contrary notwithstanding.

II. All rights and interests which any widow

Rights of widow in may have in her deceased husdecensed heshand's band's property by way of maintenance, or by inheritance to her husband or to his lineal successors, or by virtue of any will or testantentary disposition conferring upon her, without express permission to re-marry, only a limited interest in such property with no power of alienating the same, shall, upon her re-marriage, cease and determine as if she had then died; and the next heirs of her deceased husband, or other persons entitled to the property on her death, shall thereupon succeed to the same.

III. Ou the re-marriage of a Hindoo widow, Guardianship of chil- if neither the wislow nor any other person has been expressly dren of deceased lins-hand on the re-mar-riage of his widow. constituted by the will or testamentary disposition of the deceased husband, the guardian of his children, the father or paternal grandfather, or the mother or paternal grandmother, of the deceased husband, or any male relative of the deceased husband may petition the highest Court having original jurisdiction in Civil cases in the place where the deceased husband was domiciled at the time of his death, for the appointment of some proper person to be guardian of the said children, and thereupon it shall be lawful for the said Court, if it shall think fit, to appoint such guardian, who, when appointed, shall be entitled to have the care and custody of the said children, or of any of them, during their minority, in the place of their mother; and in making such appointment the Court shall be guided, so far as may be, by the laws and rules in force touching the guardianship of children who have neither father nor mother. Provided that, when the said children have

not property of their own sufficient for their support and proper education whilst minors, no such appointment shall be made otherwise than with the consent of the mother, unless the proposed guardian shall have given security for the support and proper education of the children whilst minors.

IV. Nothing in this Act contained shall be

construed to render any widow, Nothing in this Act who, at the time of the death to render any childof any person leaving any proless widow capable of capable of inheriting the whole or any share of such property, if, before the passing of this Act, she would have been incapable of inheriting the inheriting.

same by reason of her being a childless widow V. Except as in the three preceding Sections

is provided, a widow shall not. by reason of her re-marriage, forfeit any property, or any Saving of rights of widow marrying, ex-cept as provided in the three preceding Sections. right to which she would otherwise be entitled; and every

widow who has re-married shall have the same rights of inheritance as she would have had, had such marriage been her first marriage.

VI. Whatever words spoken, ceremonics per-

Whatever ceremonies now constitute a valid marriage shall have the same effect on the marriage of a widow.

formed, or engagements made, on the marriage of a Hindon female who has not been previously married, are sufficient to constitute a valid marriage, shall have the same effect if

spoken, performed, or made on the marriage of a Hindoo widow; and no marriage shall be declared invalid on the ground that such words, ceremonies, or engagements, are inapplicable to the case of a widow.

VII. If the widow re-marrying is a minor whose marriage has not been consummated, she shall not riage of a widow who is a minor. re-marry without the consent of her father, or if she has no

father, of her paternal grandfather, or if she has no such grandfather, of her mother, or failing all these, of her elder brother, or failing also brothers, of her next male relative.

Punishment for a-betting marriage made contrary to this Sec-

persons knowingly abetting a marriage made contrary to the provisions of this Section

shall be liable to imprisonment for any term not exceeding one year, or to fine, or to both. And all marriages made contrary

Effect of such marto the provisions of this Section may be declared void by a

Court of law. Provided that, in any question regarding the validity of a marriage made contrary to the pro-

visions of this Section, such consent as is afore-aid shall be presumed until the contrary is proved, and that no such marriage shall be declared void after it has been consummated. In the case of a widow who is of full age, or whose marriage has been consummated, her own consent shall be sufficient consent to constitute her re-marriage lawful and valid.

> W. MORGAN. Clerk of the Council.

Legislatibe Conncil.

. The 26th July 1856.

THE following Bill was read a second time in the Legislative Council on the 26th July 1856, and

was referred to a Select Committee who are to report thereon after the 30th of September next :-

A Bill to extend the provisions of Regulation VI. 1810 of the Bengal Code.

WEEREAS it is expedient to extend, with some modifications, the provisions of Regulation VI. 1810, for de-Proamble. fining the penalties to which remindars and others are subject for neglecting to give due information of robberies and of the resert of robbers, and for harbouring robbers: It is enacted as follows:

I. Within the territories under the Presidency

Landholders to give information to the Magistrate of the ar-rival at, or departure from, their lands of persons belonging to gange of thieves.

of Fort William in Bengal, it shall be the duty of all zemindars, talookdars, and other proprictors of land, whether malguzary or lakhiraj, and of all sudder farmers and under-renters of land of any descrip-

tion, to give information to the Magistrate or the Police Darogah of the arrival at, or the departure from, any place within the limits of the estate or farm held by such zemindar or other land-holder as above described, of any person or persons belonging to any gang of persons of vagrant habits associated for purposes of their or robbery with or without violence; and any zemindar or other landholder as above described,

who intentionally omits to give such information, shall be liable, on conviction before a Magistrate or other officer exercising the powers of a Magistrate, to imprisonment for six months, or to fine not exceeding two hundred

Rupees, or to both.

Whoever, being a zemindar or other such landholder as aforesaid, know-Penalty for har-bouring such persons, ingly harbours or aids any person or persons belonging to any such gang as aforesaid, with a knowledge that such person or persons are engaged in preda-tory practices, shall be liable, on conviction before a Magistrate or other officer exercising the powers of a Magistrate, to imprisonment for six months, or to fine not exceeding five hundred Rupees, or to both; or any person so offending may, at the discretion of the said Magistrate, be committed for trial before the Sessions Judge, and, on conviction, shall be liable to imprisonment with hard labor for any period not exceeding seven years, or to fine, or to both.

> W. MORGAN, Clerk of the Council.

Tegislatibe Council.

The 26th July 1856.

THE following Bill was read a second time in the Legislative Council on the 26th July 1856, and was referred to a Select Committee who are to report thereon after the 30th of October next :-

A Bill to extend the provisions of the 101st
Article of War for the Native Army, provided
by Act XIX of 1847.
WHEREAB by the 2nd paragraph of the 101st
Article of War for the Native Army, it is provided
that it shall be competent
to the Gevernor General of India in Countil, by
a General Order to authorize the Native Troops

a General Order, to authorize the Native Troops of any of the Presidencies to claim to be tried by European Courts Martial, and it is expedient that that provision should be extended to all Maties Troops in the Military Service of the East Ladia

Company, whether belonging to or serving in any of the Presidencies or not; It is enacted as followa :-

Governor General in Council may authorize any Native Troops in the Military Service of the East India Conquery to chim to be tried by Envoyeng Courts Martial.

1. It shall be competent to the Governor General of India in Council from time to time, by a General Order, to authorize any Native Troops in the Military Service of the East India Company, whether belonging to or serving in

any of the Presidencies or not, to claim to be tried by European Courts Martial in the manner provided by the said Article; and from time to time to revoke any such General Order.

Governor General in Caused may impose con-ditions and re-trictions on the claim,

II. The claim, if made, and also the allowance or disallowance thereof, shall be subject to such conditions and restrictions, if any, as the Governor Ge-

neral in Council shall by such General Order

W. MORGAN, Clerk of the Council.

Ergislatibe Council.

The 26th July 1856.

THE following Bill was read a second time in the Legislative Council on the 26th July 1856, and was referred to a Select Committee who are to report thereon after the 30th of October

A Bill to amend Act XIV of 1856.

WHEREAS it is enacted by Section CXXI of Act XIV of 1856 (for the conservancy and improve-ment of the Towns of Cal-

cutta, Madras, and Bombay, and the several stations of the Settlement of Prince of Wales' Island, Singapore, and Malacca) that certain Bye-laws made by the Municipal Commissioners shall be transmitted to the Clerk of the Legislative Counal as soon as conveniently may be after the confirmation thereof, and that no such Bye-law shall have effect if disallowed by order of the Legislative Council; and whereas doubts have arisen whether the Legislative Council can legally distillow any such Bye-laws by an order, or in any other manper than by a Law or Regulation, and it is expedient to avoid such doubts and to make other provision for disallowing such Bye-laws; It is enacted as follows:

I. Section CXXI of the said Act XIV of 1856 is hereby repealed. Section repealed.

II. No Bye-law made under the provisions of the said Act, though Disallowance of Bye-laws by the local Go-vernings. confirmed by the local Government, shall continue in force after it shall have

been disallowed by the local Government, except as to an act done or a breach of such Bye-law committed before the disallowance thereof.

III. Every disallowance of such a Bye-law shall be published in the Gavernment Gazette, or in Publication of dissione or more of the public newspapers; and all Courts and Magistrates shall take judicial action of such disallowance.

W. MORGAN, Clark of the Council

potifications, Appointments, &c.

No. 1159.

Fort William, Home Department,

The 25th July 1856.

Notification .- The Right Honble the Governor General in Council is pleased to direct the following addition to be made to the List No. 2, published under date the 29th September 1854, of parties authorized to send by Post, without actual payment of Postage, all letters, packets, or parcels bond fide, and exclusively on the Public Service :-

LIST No. 2.

Head Assistants attached to the Offices of whom the Civil Audi-Head Assistants at-

> CECIL BRADON, Secy. to the Govt. of India.

No. 4074.

Fort William, Foreign Department, The 31st July 1856.

The Governor General in Council is pleased to appoint Ensign H. A. Browne, of the 10th Regiment Native Infantry, to be an Extra Assistant to the Commissioner of Pegu, as a temporary arrange-

G. F. EDMONSTONE,

Secy. to the Govt. of India.

No. 139.

Fort William, Public Works Department, PUBLIC.

The 29th July 1856.

Appointment.-The Right Hon'ble the Governor General in Council is pleased to make the following promotion : -

Moraci Gooptoo to be an Assistant Overseer in the Department of Public Works, with effect from the 26th May 1856.

W. E. BAKER, Lieut.-Col.,

Secy. to the Gout. of India.

No. 2095.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 26th July 1856.—Mr. J. Sutherland, Officiating Master Attendant, to be Conservator of the Port of Calcutta, under the provisions of Act XXII. of 1855.

Moulavy Furbuth Ally, Moonsiff and Deputy Magistrate of Scorujgurha, in Zillah Monghyr, is vosted with the powers of a Covenanted Assistant, under Clause 3, Section II., Regulation III. of 1821, in that District.

Leave of Absence.—The 1st August 1856.— Baboo Rampersaud Race, Deputy Collector under Regulation IX. of 1833 in Cuttack, for one mouth, under Section VI. of the Uncovenanted Absentee Rules.

W. GREY,

Secy. to the Goet. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor, North-Western Provinces.

No. 1119 A. of 1856.

Judicial Department,

Head Quarters, the 22nd July 1856.

Leave of Absence.— Mr. Robert Henry Wallace Dunlop, Magistrate and Collector of Meerut, for three months, under Section XII. of the Absentee Rules, from the date he avails himself of the leave.

No. 1121 A. of 1856.

Appointments.—Sir Theophilus J. Metcalfe to officiate as Magistrate and Collector of Meerut. during the absence on leave of Mr. R. H. W. Dunlop, or till further orders.

No. 1127 A. of 1856.

Mohomed Qasim Aliee Khan, Principal Sudder Ameen of Furruckabad, is promoted to the First Grade, in succession to Mohomed Husein Khan, deceased.

Moulvee Mohomed Hussun to be Principal Sudder Ameen of Ally Gurh, but to continue, till further orders, to officiate as Principal Sudder Ameen of Moradabad.

Rall Scondur Lall to officiate as Principal Sudder Ameen and Register of Deeds at Ally Gurh, till further orders.

Mohomed Mehndes Hussun to be Sudder Ameen of Goruckpoor. Lalla Sheedyal, Moonsiff of Etawah, is pramoted to the First Grade.

C. B. THORNBELL, Offg. Secy. to Govt., N. W. P.

General Orders by the Right Hon'ble the Governor General of India in Council.

Fort William, 31st July 1856.

No. 1027 of 1856.—Sub-Conductor George Clowsley, of the Ordnance Commissariat Department, is promoted to the rank of Conductor, from the 1st May 1856, but the Pay and Allowances of that Grade will only be admitted from the 20th June 1856, the date on which he passed the prescribed examination.

No. 1028 of 1856.—The Regimental Order is sued to the Guide Corps, dated 30th June 1856, directing Lieutenant C. J. Godby, Second in Command of the Regiment, to officiate also as Adjutant on the departure of Lieutenant and Acting Adjutant T. G. Kennedy to join the Seinde Rifle Corps, and until the arrival of Ensign C. W. Hawes, appointed Adjutant of the Guide Corps, by Government General Order No. 745, of the 17th May 1856, is confirmed.

No. 1029 of 1856.—That portion of Government General Order No. 699, of the 6th May last, appointing Assistant Surgeon T. Anderson, M. D., of the 7th Regiment, Oude Irregular Infantry, to the Medical charge of the Reserve Company of Artillery of the Oude Irregular Force, is cancelled, and Surgeon W. W. Wells, of the 48th Regiment Native Infantry, is appointed to the Medical charge of the Lucknow Magazine Establishment, with effect from the 20th March, and of the Reserve Company of Artillery, with effect from the 15th June 1856.

No. 1030 of 1856.—Erratum.—In Government General Order No. 947, of the 4th instant, publishing promotions in the 67th Regiment Native Infantry, for "Havildar Peugah Ram," read Havildar Pengah Ram. Order Books to be corrected accordingly.

No. 1031 of 1856.—The under-mentioned Officers are permitted to proceed to Europe, on leave of absence, on Sick certificate:—

 Fort William, Let August 1856.

No. 1032 of 1836.—Officiating Sub-Conductor M. McCune, of the Ordnance Commissariat Department, is promoted to the rank of Sub-Conductor to fill an existing vacancy, leaving the date of his Warrant for future adjustment.

No. 1083 of 1836.—Conductor F. Brine and Sub-Conductor G. R. Miller, of the Department of Public Works, promoted in Government General Order No. 790, of the 29th May last, are to rank from the 28th September 1855, the former vice O'Brien, pensioned, and the latter vice Brine, promoted.

No. 1034 of 1856.—The Right Hon'ble the Governor General of India in Council is pleased to make the following appointment:—

Major General J. B. Hearsey, C. B., to the Divisional Staff of the Army, with effect from the date of resignation of Major General Sir J. Cheape, K. C. B.

Mo. 1085 of 1856.—The Right Hon'ble the Governor General in Council is pleased to direct, that Officers of the Madras and Bombay Presidencies, employed in any of the Departments under the Government of India, shall, in like manner with Officers of the Bangal Army, when proceeding to or returning from Sea, whether on Furlough or otherwise, report the dates of their departure and return to the Secretary to the Government of India in the Military Department.

No. 1936 of 1856.—The Government-General Order No. Sail, of the 13th June 1856, placing the services of Lieutenant D. J. Macleod, of the 12th Regiment Native Infantry, doing duty with the Arracan Local Battalion, at the disposal of the Government of Fort St. George, is cancelled at the request of that Officer.

No. 1037 of 1856.—The following Extracts from the London Gazette of the 24th June 1856 are published for general information:—

War Department, 24th June 1856.

BREVET.

Lieutenant Colonel Henry Atwell Lake, C. B., of the Madras Engineers, to be Aide-de-Camp to the Queen, with the rank of Colonel in the Army, dated 24th June 1856.

The under-mentioned promotions and alterations of rank to take place in the East India Company's Army, consequent on the decease of Major General Sir William Henry Sleeman, K. C. B., Bengal Infantry, 16th February 1836, and Major General John Drinkwater Syers, Bengal Infantry, 18th May 1884.

To be Major Generals.

Colonel Joseph Nash, C. B., Bengal Infantry, dated 9th April 1856.

Colonel James Alexander, C. B., Bengal Artillery, dated 18th May 1856.

Alteration of Rank.

Major General R. Budd to rank from 10th February 1856.

Major General G. Hicks, C. B., from 18th February 1856.

Major General H. F. Caley from 18th March 1856.

Major General H. Dick from 2nd April 1856.

The under-mentioned Officers of the East India Company's Service, retired upon full pay, to have a step of honorary rank as follows:—

To be Major General.

Colonel Henry Tod Tucker, C. B., Bengal Infantry, dated 24th June 1856,

To be Colonels.

Lieutenant Colonel John Cooper, Bombay Infantry, dated 24th June 1856.

Lieutenant Colonol Anthony Blake Rathborne, Bombay Infantry, dated 24th June 1856.

To be Lieutenant-Colonel.

Major Robert Henry Seale, Bengal Infantry, dated 28th November 1854.

To be Mayor.

Captain Robert Wilberforce Bird, Bengal Infantry, dated 24th June 1856.

No. 1038 of 1856.—The under-mentioned Officers are permitted to proceed to Europe, on leave of absence, on Sick certificate:—

No. 1039 of 1856.—The Right Hon'ble the Governor General of India in Council is pleased to make the following promotion:—

68th Regiment Native Infantry.

Ensign Augustus Wolsley Winniett to be Lieutenant, from the 13th June 1856, vice Lieutenant Henry Langhorne Thompson, C. B., deceased.

R. J. H. BIRGH, Colonel,

Recy. to the Govt. of India.

in the Mily Dept.

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E. St. Gronner, Lieutenand, Date of Arrival. es. 20 N. W. P. 24 Feb. 50, 27 Feb. 50, Presentin Pereiro, P. Wand, N. W. P. 5 Mar. 50, S. Mar. 50, Teasardiness in g. S. Mar. 50, S. Serielsing at Vice and N. Mar. 50, S. Serielsing at Vice and Mar. 50, S. Serielsing at Vice and Mar. 50, Serielsing at Vice and Robertana Names 3 Barber. STATE. 14 Gront. Remark & Date of intelatory Expunding MINDER Darle of A Prival B STAIR 16 2 May 56 Passed -- dar to pens I Feskinsen.
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Fort William, the 23rd July 1856.

Beard of Resembers. By Order of the Right Houlds the Covernor General in Council.
Cecil. Bradon. Serv 10 ethe Cort.. of India. Occy. to the

Butilientian.

No. 24

BABOO DWARKANATH BANKERJEE, Uncovenanted Deputy Collector, received charge of the Pulsua Treasury, on the 26th instant.

> G. G. MACKINTOSE, Acct. to the Goot, of Bengal,

FORT WILLIAM : Office of the Acet, to the Govt. of Bongal, The lat Aug. 1846.

Opium Rotification,

North is hereby given, that the Eighth Sale of Opium, the Provision of 1854 55, will be held at the Exchange Hall on Thursday, the 14th August 1856, at \$1 A. M., and will comprise 3,460 Chests,

Behar Opium, 2,440 Benares ditto, 1.020

Total Chests,...3,460

2nd. The general Conditions of the Sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 11th December 1855, and published in the Colcutta and Exchange Gazettes, or on upplication at the Office of the Board of Revenue.

3rd. The latest dates for Deposit and Clearance will be the 19th and 29th August 1856 respeclively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that nay be tendered for deposit in redemption of Pronissory Notes given by purchasers at the Sale, will be received after 4 r. M. of Tucsday, the 19th August 1856, and no Treasury Receipts, in full ayment of Lots, will be accepted after 4 P. M. of Friday, the 29th August 1856.

4th. In addition to the quantity above adver-Chests tized for Sale, the Behar Opium of 1854-55, 1,298 following quantities, Benares sto. of do., 4,070 Benares do. of do., 4,970 Behar do. of 1873-54, (tw-manufactured,) ...

more or less, of Behar and Benares Ofium,* will be brought to Sale

, Chests, in the present year, on or about the dates specified below; the Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :-

u.13,900

	Heliot, about Charts.	Bennrea, nbout t heats.	Total, shoul Cheets
On or about Wadnesday, 10th Rep- tember 1856.	2,440	1,020	3,460
on or about Priday, 16th Getcher, 1856.	8,440	1,020	3,460
de or about Monthly, lifth No- vendor 1868,	2,440	1,020	1,480
On or about Memony, 6th Denom- ber 1866.	2,510	1,010	3,520
	9,830	4,070	13,900

By order of the Board of Revenue, C. S. BELLI, Offg. Junior Secretary. The Part of The San

Spium Motification.

WITH reference to the Advertisement issued from this Office under date 11th December 1855, it is hereby notified, that 20 Chests of Behar Opium, of the Sale held on the 10th instant, which were reserved for the French Government and have not been cleared, will be re-sold on account of Government at the Exchange Hall on Thursday, the 14th August next, immediately after the conclusion of the Sale of 3,460 Chesta advertised for that day.

2nd. The Conditions of Re-sale will be the same as those of the Sale of 3,460 Chests referred to.

By order of the Board of Revenue,

C. S. Belli.

Officiating Junior Secretary.

FORT WILLIAM, The 28th July 1856.

NOTICE is hereby given, that an Examination will be held on Thursday, the 7th August 1856, for the purpose of testing the acquirements of Candidates for Certificates of Qualification as Regi-mental Moonshees, and as Teachers of the Unpassed Civil Servants, according to General Orders by the President of the Council of India, dated 9th October 1850, and the Government Notification, dated the 24th January 1854, respectively.

Candidates are requested to send in their applications, stating the language or languages to be passed in, on or before the 4th proximo.

E. St. George, Lieutenant, Offg. Secy. to the Board of Examiners.

BOARD OF EXAMINERS' OFFICE,) No. 1, Little Russell Street, The 17th July 1856.

و اضير بان

که حسب حکم جنرل آزی و مورخهٔ نهم اکتوبر ليقة ١٨٥٠ ع وحسب عكم كورتبنث مورخة بسي و چهارم جنوري سنة ۱۸۹۶ م اشتهار دا دو مي شون که تاریخ امتحان منشیان امتحان دهندیان برای مبدؤ منشيكري يلنن وبراي تدريس صلحيان اهل قلم در دَفْقُر خَانَةً بُورَى آف إكرَا مَفْرِسَ مِفْقُم إِكْسَتُ سنة ١٨٥٦ ع روز ينجشنبه مقور گرديده آست هركرا يعقيمان دادن ماطور باشد بايد كه تا چهارم ماؤ مذكور قطعه ورخواست نامة بقيد زبان يعنى ور کدام زبان ا^{مانعان} خواهاند داند اوشته نزه سکریثری بورى مذكور بگذرانند ء " تعرير فيالئاريخ مقدمم ١٧ جرلائی سفه ۱۸۵۹ ع

واضح باد که دفقربوری کی انتزامفرس در لیکل رسل استريث جهو رنگي بيكان تيير اول است

> E. St. George, Lieutonant, Offg. Secy. to the Board of Examiners.

Mules

FOR THE

RECEIPT OF BULLION SANCTIONED BY ORDER OF GOVERNMENT, UNDER DATE THE 27TH JUNE 1866.

let. TENDERS of Gold or Silver Bullion will be received from individuals at the Calcutta Mint, between the hours of 10 A. M. and 3 P. M., daily, Sundays and holidays excepted, provided the parcel of Gold is of not less than 50 tolas weight, and of Silver 1,000 tolas, and provided it be of a malleable quality adapted for Coinage.

2nd. Bullion or Coin must be tendered by the proprietor in the following form, lithographed copies of which will be supplied by an Assistant of the Bullion Office :-

THE MINT MASTER,

Culcutta.

Sir,

Be pleased to receive into the Bullion Depôt, for the purpose of being melted, or cut and burned at my (our) sole risk and expense (Tolas annas) Tolas (here state the description and recight in full), and to grant your receipt for the resulting weight of ingots or cut pieces, or such portion of them as shall, agreeably to the Rules, be considered fit for coinage, entitling me (us) to receive from the Assay Office a certificate of value payable at the General Treasury.

The Bullion will be delivered to you by Mr. who is authorized to superintend its melting or cutting and burning on my (our) behalf, and who will attend for that purpose

at such times as may be appointed.

Yours obediently,

Calcutta, 185 . The

3rd. All Bullion or Coin tendered for coinage must, previous to delivery, be melted in the Bultion Depôt premises, under the superintendence of the Mint Melting Establishment, with the exception of clean bars of the fineness of B 16 and upwards, which may be cut and burned, or melted, at the option of the Mint Master.

4th, Bullion, on arrival at the Bullion Depôt adjoining the Mint premises, will be dealt with according to Regulations from time to time established by the Mint Master with the sanction of the Mint Committee, and after it has been melted or cut and burned, it must be delivered to the Head Assistant in the Bullion Office of the Mint, and registered, when the proprietor will be furnished with a receipt, agreeably to Form A. of the weight of clean malleable Silver, or Gold, as shown by the Mint Scale at the time of registry.

5th. No transfer of Bullion from the name of one proprietor to that of another can be permitted after it has once been tendered to the Mint. No Bullion can be withdrawn previous to registry, except sweepings and spillages of Bullion actually melted, or cut and burned, without the payment of a fee of Rupees 2 for each Pass prepared for the purpose,

6th. It is to be understood that, until the Bul-lion or Coin has been delivered, agreeably to Rule 4, at the Mint Scale, to the Hoad Assistant in the Bullion Office, it is in the custody, and at the sole risk of the importer, to whom every facility will be afforded for securing it in the strong room appropriated for that purpose.

7th. The Receipts mentioned in Rule 4 shall be changed in the Assay Office for Certificates, agreeably to Form B. payable at the General Treasury (20) twenty days after date, and showing the net value in Company's Rapous of the proprietor's treasure, with reference to its weight and assay, after making the following deductions for Seignorage, Refinage, and Premelting charges.

8th. The Seignerage on Gold Bullion or Coin shall be at one per cent, of the standard value, The Selgnorage on Sicca Rupees shall be at one per cent. There shall be no Seignorage on short weight, Madras, Furrackabad, or Company's Bupaes.

The Seignorage on all other descriptions of

Silver Coins and Bullion shall be two per cent.

9th. The Refinage charge on Silver below 6 dwis in assay worse than the Indian standard shall be at the rate of '04 per cent per dwt. of

The Refinage charge on Gold shall be at the rate of one-half per cent for every five carat grains of worseness below the Indian standard.

10th. The Premelting charge on Gold shall be at the rate of (Ra 3-12-0). Three Company's Rupees and twelve annas per one thousand tolas of Standard Gold, and on Silver at the rate of (Ra 1) one Company's Rupee per one thousand standard tolas. These charges are to thousand standard tolas. These charges are to be deducted universally, whether the Bullion be melted, or cut and burned.

11th. Importers of Bullion or Coin shall be illiberty to withdraw the same after registry, within the day following the receipt of the Assay Report, but at no later period, on payment of an Assay fee of (4) four Rupees for each assay of Gold and (2) two Rupees for each assay of Silver, and the Premelting charges above mentioned.

12th. Should Bullion, after being premelted, prove to be brittle, and not adapted for coinage, it shall be returned to the proprietor, and passed out of the Mint under a written Pass signed by the Mint Master, and endorsed by the proprietor, who shall pay the charge for premelting the same at the prescribed rate calculated on the gross weight in tolas.

13th. Double melting fees will be charged for all Bullion received during holidays; and it to be clearly understood, that when workmen cannot be procured during holidays at the Mint, tenders of Bullion made at such times will be refused

> J. H. But. Officiating Mint Master.

PORM A

- of 18

Gold, weighing Tola Received this day fromMohure Gold in eighing Tolas

Calcutta Mint,
The 185...

Bullion Keeper.

Silver; Tola

Received this day from
for the purpose of being coined into Company's
Single Bupees, Silver in
weighing Tolas

Mint Master.

The _____ 185____

Bullion Keeper.

FORM B.

Number -- Gold Mohurs.

The Calcutta Assay Office, 185 -.

Assay Master.

CALCUTTA MINT GOLD CERTIFICATE.

The Silver is similar to the above form.

Aptice.

CERTAIN EFFECTS, belonging to the late MR. T. J. LOCKE, who died at Rungpere on the 2nd June last have been placed under the Scal and Charge of this Court, and will be delivered to any party legally authorized to receive the same.

A. G. MACDONALD,

Ofg. Judge.

ZILLAH RUNGPORE; Judge's Office, The 19th July 1856.

Sheriff's Office, the 16th July 1856.

NOTICE is hereby given, that a Sessions of Oper and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supresse Caust of Judicature at Fort William in Bengal, for the Turns of Calcutta and Factory of

Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Monday, the Eleventh day of August next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

J. H. FERGUSSON, Sheriff.

দরিক আজিন ১৬ বুলাই ১৮৫৬ নাল।
নমাচার কেওয়া ঘাইতেছে যে আগামী ১১
আগত ১৮৫৬ শাল নোমবার গুই পুহরের সময়
কলিকাভার কোট উইলেমের এবশ ভাহার অন্তঃপাতি যে সকল যান ভারিখিতে বছরেশের কোট
টিই লথমের উপ্পেন কোট আপন আদানত ছরে
ওয়েরটরমিনর এবশ এডমাইরেল্টা অধাৎ মহা
শম্দু সম্পর্কার মোক্ষমা নিস্পান্তিকানা এক শেলীরান কাষাৎ নিছিল করিবেন।

এই দেশীয়ান জতকাল পথাস্ত বলিবেক তাহায় প্রথম দিবল দুই প্রেহরের সময় তাহার পর প্রতি দিবল এগারো অভীয়ে সময় বলিবেক এই বিবয় সকলে অবশ্বাধ্ব

> J. H. FERGUSSON, Sheriff.

Sheriffs Sale; Calcutta, 2nd August 1956.

NOTICE is hereby given, that on Thursday, the twenty-first day of August instant, at the hour of 12 o'clock, the Sheriff of Calcutta will put up to Public Sale at the Court-House, by virtue of two several Writs of Fieri Fucias in his hands against the effects of Joygopaul Dutt:—

The Right Title and Interest of the said Joygopaul Dutt of, in, and to the following landed property; viz.:—

1. A lower-roomed brick-built dwelling-house, with a piece of land thereunto belonging, containing by estimation six cottals, more or less, situate at a place called Setter Bagan, in Baug Bazar, in the Town of Calcutta.

2. Also another lower-roomed brick built dwelling-house, with a piece of land thereunto belonging, containing by estimation one biggsh and five cottahs, more or less, situate at Barool, in Pergunnah Nulhee and in the Zillah of Hooghly.

3. Also a piece of land surrounded by brick wall, containing by estimation four cottahe, more or less, situate at the same place,

4. Also another piece of land, with several mange trees growing thereon, containing by estimation three biggals, more or less, situate at the same place.

5. Also a garden ground, with several mange trees growing thereon, containing by estimation ten cottabs, more or less, situate at the same place.
6. Also a tank called Poosa Pooskurney, with

6. Also a tank called Poose Possettley, with a piece of land, containing by estimation nine biggabs, more or less, situate at the same place.

7. Also four annas' part or share of, in, and to smother tank called Moch Pooskurney, with a place of land, containing by estimation, more or less, situate at the same place.

8. Also a peice of land containing by estimation ten cottans, more or less, situate at the same

place.

9. Also another piece of land, containing by estimation four cottans, more or less, situate at

the same place.

10. Also four annas' part or share of, in, and to a piece of garden ground, with several mango trees growing thereon, containing by estimation ten cottahs, more or less, situate at the same place.

And also a piece of land, containing by 11. estimation, one biggah, more or less, situate at the

same place.

The conditions of Sale and further particulars may be had by applying at the Sheriff's Office.

> J. H. FERGUSSON, Sheriff.

In the Supreme Court of Judicature at Fort William in Bengal.

IN EQUITY.

RECEIVER'S OFFICE Chunder Money Dossee versus

Joy Chunder Paul Chowdhoory, &c.

NOTICE is hereby given, that on Monday, the 18th August 1856, at I o'clock in the afternoon, Charles Swinton Hogg, Esquire, Receiver of the Supreme Court, will put up at his Office, for Lease, the under-mentioned Villages of Dhec Chundee belonging to the Estate of Cossinoth Paul Chowdhoory, deceased, situate in the Zillah of Nuddea, upon such terms and conditions, and upon such security, as he may think fit, that is to say :---

Mouzah Naragazeepore. Mouzah Gopeynothpore, Mouzah Muddundia,

Mouzah Sobeedpore. Mouzah Khut Vangah.

Mouzah Dharanee.

Mouzah Ditto Parrah.

Mouzah Hazahbaleah.

Mouzah Bhogcepore. Mouzah Dowrappore.

Mouzah Cooroon Baleah.

Mouzah Khamar, Rajpore and Dorapore. Julkur Beel Bullur Nusker.

For further particulars, apply at the Receiver's Cffice, Supreme Court.

RECEIVER'S OFFICE; Court House, 1st August 1856,

Court for the Relief of Insolvent Debtore at Calcutta.

In the matter of Mortimer Douyere, of No. 6, Jann Bazar 1st Lane, in Calcutta, late an Inspector in the Calcutta-Police, an Insolvent.

On Thursday, the 24th day of July instant, it was ordered that the matters of the petition of the said Insolvent should be heard on Sa-

turday, the 6th day of September beat, and that the said Insolvent should then attend to be seamined by the said Court.

Sherrington, Attorney.

In the matter of Henry Mendes, of Loll Bazar, day of July instant, it in Calcutta, Tavern- was ordered that the matters of the potition day, the 6th day of September next, and that the said Insolvent should then attend to im examined by the said Court.

Beeby, Attorney.

Chief Clerk's Office, 28th July 1856.

Report showing the smallest Depth of Water in the Bhanginglies. Jelling et, and Matabungah Rivers, also their vice and full, from 16th to 22nd July 1856.

Names of Rivers.	Smallest	Hoter.	A	ise.	1 -	'otal Pise.	P	all.	h '-	otel all.
Bhaugiruttee River,	F.	L	F	I,	F.	L	F	Z.	p	L
At its entrance,	18	6	9	-64	22	*	U	9	1	6
Below the entrance, From thence to l	14	0	1				Н			
Jungquere,	13	6	Н			. :	Н			
From Jungipore to	40	0	П		П				Н	
From Sudduckbungh			П				H			ŀ
to Berhampore, 1	21	0] []	3)	23	81	0	0	1	81.
From Berhampere to)	15	0	1)							
And from Cutwa to t								i		
Nuddeah,	10	8								
Jellinghue River.						į		ı	1	
At its entrance,	15	3	8	3)	16	31	Ui.		Ð	11
From thence to	15	9	1		1		ł			•
From Banamarree to	15	9		- 1	- [ı	-		- 1	
From Terahkattah	10]			i	- 1	- i	-1	- 1	-	
to Sonatolish,	17	0]	1	ŀ	-1	- 1	Ī	
And from Senatulish to Moisgunge,	20	0				i			1	
Matabanyah River.							1			
At its estrance,	29	0	2	51	211	112	d		a	114
From thomes to Haut	25	ú		-			1			4
From Hant Boleah			-		-1	- 1	1			. 4
to Katchikattah	20	0		- 1	-1	- 1			1	
From Katchikattah	17	0		- 1	1		1			
And from Kishen-		- 1		ļ		- 1	1		٠į	
gungs to Seebpore,	19	6			1	1	1	F	1	

Beight of water on Gauge at Berhampore, 1856, + 22 Fort 4 Inches.

J. Lang. L. Nudda

Calcutt

* 39 Gab

Statement of the Affairs of the Bank of Bengal for the Week ending 30th July 1856.	Conservation Neurities, p. 1723,818 9 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	of the Derivative (2.18), Philips B. Marchard (2.18), Philips B. Marchard (2.18), Philips B.
irs of the Dank of Bengal for	1,07,00,000 0 a services of the services of th	Cas Recorded to eather of the Derenters.
Statement of the Affa	Proprietors Capital, Reserve Fund, Universit Accounts, Cash Crohis Undrawn, Chir Coning, Bana Notes and Post Bills,	C. M. COOKE,

Zhe London and Bastern Banking Cor-Boration.

INCORPORATED BY ROYAL CHARTER.

Exchange on Lordon.

	₿.	11.	
At 6 months' sight,	3	- 1	per Re.
77	2	+	FB
7,1	2		*9
	1		*4
At l ,, ,	9		70
On Scotland, at 1 months sig	,		29 81
On ditto, at sight,	<u> </u>		.,

The Corporation receive for safe custody Government or other Securities, realise and remit Dividends, Interests and Proceeds of Sale, and grant Drafts on Bombay, Simla, Agra, Delhi and Lucknow.

Interest allowed on Deposits

For 3 months certain, and after that requiring 45 days' notice of withdrawal (open to Shareholders only,)... 6 per Cent. per Anm.

t For 2 months certain and af er that requiring 20 days notice tops is to all,)

... 5 per Cat. per Ann The above Rate are valved when the Deposits are availed of in the Lank's Edic on Lemon to Rombay,

" Ou mas respayable on do-

2 year Cont. por A rome Badok No Interest allowed on Deposits under Lori Rupers or over 50,000 Rupers, unless by operad Attentive meak

The Corporation reserve the right of chains these Deposit Accounts, or modifying their terms, on giving one month a previous notice.

Commission.

Ou Purchase or Sale of Constituent or other Se-

One Quarter per Cent.

On Cabertion of Foreign Bills, etc.,

One-Half per Cent.

On reading Interest or

Dividends, ... One-Quarter per Cent. If the Funds realised on account of Counting outs are remitted in Bills of the Corporation, we Commission will be charged.

Houve of business from 10 to 3 o'clock, except on Saturdays, when the Bank closes of 1 p. m.

> J. MACKELLAR, Manager.

LONDON & EASTERN Banking Corporation; 24th July 1856.

Agra and Untieb Strufee Bank.

THE GOVERNMENT OF INDIA having, by Northeation of 25th January 1855, signified its intention to dissolve its existing connexam with the Government Agency, the Agra and United Service Hank will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Early will also sell or invest in these Sectivities for Constituents.

Forms of Letters and Powers of Afterney may be obtained on application to the Bank as Calcutta. or its Branches at Agra and Labore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized are remitted by the Bank's Dratts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Columission wait be | per cent.

Hours of Business.

From and after Wednesday, the 1st August from 10 a. M. to 3 P. M., except on Saturday, when the Bank will be closed at 3 P. M.

> FRANCIS R. NEHSON, Secretary.

No. 2. Council House Street, Calcutta, 30th January 1855.

Week ending HOth Jely 1856.	ASSETS. 1 George and Securities, 17,32,275 of the Securities, 17,17,275 of the Securities of Securities, 17,17,275 of the Securities of the Securit	Cols Re 278.18.071 2 2 Directors, J. B. PLUMB.
Statement of the Affairs of the Bank of Bengal for the Week ending MOth July 1856.	1,07,04,040 0 a 2,07,612 2 c 56,22,63 14 10 14,32,347 10 d 62,916 8 2 1,65,44,485 14 11	Co.'s Rs 3.38,46,071 g 5. Published by order of the Directors,
Statement of th	Fraprictors' Capital, Beneves Fund, Current Accounts, Cush Credits Undrawn, Other Claims, Bank Notes and Post Bills,	C. N. COOKE,

The Condon and Eastern Banking Cor= poration.

INCORPORATED BY ROYAL CHARTER.

Exchange on Lordon.

		8.	€.	
At 6 months' sight,		2	1	per Re.
At 4 ,, "		2	0.4	1)
At 8 , , , ,		2	ពុទ្ធ	31
At 2 "	***	9	- 0 \$ - 0 î	33
At 1	***	2	01	99
At night, On Scotland, at I months'	aight.	_	01	1°
On ditto, at night,	"-Para)	2	0	10

The Corporation receive for safe custody Government or other Securities, realise and remit Dividends, Interests and Proceeds of Sale, and grant Drafts on Bombay, Simla, Agra, Delhi and Lunknow.

Interest allowed on Deposits

For 3 months certain, and after that requiring after that requiring as days notice of withdrawal (open to significant anity). Sper Cent per Ann.

For 2 months certain, and after that requiring 50 days' notice topen to all,)

... 5 per Cent. per Anm The above Rules are unived when the Deposits are availed of in the Bank's Bills on London or Bombay.

On some re-payable on de-

niand, ... 2 per Cent. per Anm. No Interest allowed on Deposits under 500 Rupees or over 50,050 Rupees, unless by special

The Corporation reserve the right of closing these Deposit Accounts, or modifying their terms, on giving one month's previous notice.

Commission.

On Parchase or Sale of Government or other Seemines,

One-Quarter per Cent.

On Collection of Foreign Bills, &e.,

One-Hulf per Cent.

On realising Interest or Dividends,

One-Quarter per Cent. If the Funds realised on account of Constituents are remitted in Bills of the Corporation, no

Commission will be charged. Hours of business from 10 to 3 o'clock, except on Saturdays, when the Bunk closes at 1 p. m.

> J. MACKELLAR, Manager.

LONDON & EASTERN Banking Corporation; 24th July 1856.

Agra and United Service Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the Agra and United Service Bank will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest to these Sectrities for Constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta, or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends resinzed are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will be | per cent.

Hours of Business.

From and after Wednesday, the 1st August from 10 A. M. to 3 P. M., except on Saturday, when the Bank will be closed at 3 P. M.

> FRANCIS R. NEILSON, Secretary.

No. 2, Council House Street, Caloutta, 30th January 1855.

ciental Bank Corporation.

INCORPORATED BY ROYAL CHARTER.

WITH reference to Covernment Notification No-5, Fort William, Financial Department, 26th January 1855, notifying the intention of Government to dissolve its connexion with the Government Agency.

The Oriental Bank Corporation undertake the male custody of Government Paper, Shares in the Capital Stock of the Bank of Bengal, and other

local Stocks, free of all charge.

Will draw Interest and Dividends on the same as they fall due, and remit at the current rates of exchange, or pay the same according to instruc-

If to be remitted through the Corporation. If to be paid in India, a Commis-

sion will be charged of On returning Government Paper or Share Certificates out of safe

On the purchase of Government or other Securities,

O., the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Corporation, ... Without charge.

No charge for selling Government Securities

in sofe custody.

WM. ANDERSON,

Agent.

Without charge.

1-4th per Cent.

1-4th per Cent.

1-4th per Cent.

ORIENTAL BANK CORPORATION;) Calcutta, 29th January 1855. j

Bengal Cibil Fund.

AT a Half-yearly General Meeting of Subscribers to the Bengal Civil Fune, held at the Town Hall on the 30th July 1856:-

Present:—Messrs W. P. Palmer, C. Allen, G. G. Mackintosh G. D. Wilkins, A. R. Young, F. J. Cockburn, E. F. Harrison, J. A. Crawford and H. A. Mangles.

O. D. Wilkins, Esquire, in the Chair.

Read the following Report submitted by the

Managers:—
"The Managers have to report that only one admission to the benefits of the Fund is likely to become chargeable on the Accounts of the year 1855-56. This is on account of the family of the late Mr. W. A. Pringle (an Annuitant of the year 1844,) who died on the 12th December last, and the claim of whose widow, three daughters and a

son is deferred for want of necessary papers."
"An application from Mr. F. A. E. Dairymple for admission on the Fund of a son, born on 3rd May 1848, is submitted for the decision of the Bleeting. Mr. Dalrymple urges that there were peculiar circumstances which led him to withhold the child's name at the proper time so as to con-tribute for him from 1850, and that subsequently dangerous and protracted illness intervened and prevented communication of his wishes, but trusts that the subscribers will now admit his son upon

the payment of a moderate fine."

"The wife of Mr. I. J. Cockburn has been admitted by the votes of the Service to the benefits

of the Fund, on payment by that Clentiuman of a fine of Rs. 500, with arrears of subscription and interest; the result of the votes has been cent for

publication in the Calcutta Gasette."

"At the General Meeting to be beld in January next, a proposal will be brought forward on the part of the Managers to allow Article XVII. by profixing to it a declaration that the presence of nine Members shall be necessary to form a Meeting, and that in the event of an insufficient attendance. the Secretary be empowered to fix an adjourned date for such Bleeting by advertisement in the Culcutta Guzette and Culcutta papers not being later than fifteen days after the day originally appointed for the Meeting."

Resolved unanimously that Mr. F. A. E. Dairymple's son be admitted on payment of the minimum fine of Rupoes 100, and arrears of subscription from 1st January 1550, with interest,

G. D. WILKINS,

Chairman.

CIVIL FUND OFFICE; The 30th July 1856.

Assam Company. GENERAL MEETING OF PROPRIETORS.

NOTICE is hereby given, that a Half-yearly General Meeting of Proprietors with he held at the Company's Office, on Saturday the 9th proximo, at the hour of 3 P. M., when the Accounts of the first six months of the year will be submitted.

The Accounts will be open for the inspection of Proprietors on and after the 1st proximo.

By order of the Directors,

T. E. CARTER, Offg. Secretary.

No. 1, BARRETTO'S LANE, } Calcutta, 31st July 1856.

Calcutta Working Company.

A Dividend at the rate of 12 per cent, per annum or Rupees 42 per share will be payable to Shareholders on and after the 5th inmant, at the Office of this Company. Shareholders are requested to apply for the usual form of Dividend Receipts.

By order of the Directors.

J. H. MORGAN, Superintendent.

THE Acts and Published Papers of the Legislative Council are sold at the Military Orphan Press.

LOST.—Second Halves of Bank of Bengal Notes. No. 08414 for Company's Rupees 250, and No. 24927 for Company's Rupees 100, payment of which has been stopped at the Bank.

LOST.—Halves of Bank of Bengal Notes, No. 15227 for Rupees 50, No. 17618 for Rupees 20, and Nos. 19619 and 45405 for Rupees 10 each payment of which has been stonged a

[1215.]

Bost Office Motifications.

No. 424. OVERLAND MAIL

Tren Overland Mail vid Mameilles and Southampton, and the intermediate Ports, (Madras, Ceyles, and Aden.) per P. and O. Co.'s Steamer Nubin, will be closed at this Office on Friday, the 8th proximo, the Pre-payment on Letters for the United Kingdom, directed vid Marseilles and Southampton, is optional.

2nd. Steam Postage on Letters addressed vid Southampton to France, or to any place in Foreign

Europe, or through Great Britain to any Colony, cannot be pre-paid in India.

3rd. Steam Postage on all Letters for Foreign Europe vid Marseilles or vid Trieste, and for the United Kingdom vid Trieste, as well as for places in the Mediterranean and in Egypt, must be pre-paid,

4th. Letters for the United Kingdom directed vid Trieste, if posted unpaid, (or insufficiently paid by Stamps,) will be forwarded to London vid Marseilles. Those Letters unpaid, or insufficiently stamped for Foreign Europe, will be sent to London vid Southampton, bearing the full amount of Postage due thereon, and Letters for places in Egypt and the Mediterranean will be treated as Unclaimed Letters.

5th. Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong,

are charges lile with Steam Postage, the pre-payment being optional.

6th. Letters for the Mauritius, Australian Colonies, China (except Hong-Kong.) Manilla, Batavia, Java. Sourbon, or any place not a British Possession, must be pre-paid.

7th. No money will be received in payment of Postage on Letters, which must be paid by

With regard to Newspapers and Prices Current, the following Rules are applicable:-

9th. Newspapers or Prices Current posted in India for Great Britain and France are not subject in India to any charge for Steam Postage, but Newspapers, &c. posted in India, addressed to any British Colony or Possession, or any Foreign Port, or any Port in India, are, if sent by Her Majesty's Mail Steamers, or vid Southampton through England, liable to a Steam Postage Charge of One Penny (Nine Pie,) which must be pre-paid in Cash. Newspapers sent through Great Britain vid Marseilles are liable to a Postage Charge of Four Pence, and if addressed to British North America vid the United States, a charge of One Penny must be levied on account of the United States, in addition to all other Postage.

10th Newspapers &c., brought to India by Her Majesty's Packets from a Foreign Port, without having passed through Great Britain, are chargeable with British Postage of One Penny (Nine Pie) on

delivery.

11th. Newspapers sent or received through Great Britain, to or from Peru, Chilli, Bolivia, Ecuador, the Sandwich Islands, California, or any Colony addressed via Panama, are subject to a Steam Transit Charge of One Anna and Six Pie, which must be paid on despatch or delivery, in addition to any Indian Postage.

12th. Unly one paper can be seat in one covet.

FORT WILLIAM ; General Post Office The 21st July 1856.

C. K. DOVE. Deputy Post-master General.

No. 487.

NOTICE is hereby given, that the Mails for Rangoon and Moulmein, for transmission per H. Steamer Sescetrie, will be closed at this Office, on Wednesday, the 6th proximo.

FORT WILLIAM: General Post Office, The 31st July 1856.)

C. K. DOVE, Deputy Post-master General.

Packets for the reception of Letters by the following Ships are open at this Office:-

Summer of Verselo.	Agresis.	Intended Departure.	For what Port.	Touching at	Ramarks.
	Hou'ble Company, P. & O. S. M. Company,			Mailras, Coylon and	
	Mackinson Maghetuit, and Co.,		Melbourne,		
Kew,	Oolvin, Ainelie, Cowle	Ditto,	Cape of Good Hope.		
Anns Royden,	Leach, Hawara & Co.,	Disto,	Liverpool,	Cape.	<u> </u>

General Post (

C. K. DOVE. Deputy Post-master General.

[1216]

Bontal Botice.

On Newspapers posted in India addressed to a British Colony, and conveyed vid Marseilles and the United Kingdom, the Postage is three-pence, or two annas, in place of four pence, or three annas as heretofore. All such covers, when posted it Mofassil Post Offices, are subject to Inland Postage is addition, but when posted at the Presidency Town Post Offices, Inland Postage is not levied.

G. PKIOS, Office in India.

CALCUTTA, {
The 28th July 1856. }

Post Office Notification showing the date and hour of arrival of the Mails at the General Post Office and the time occupied in sending the Letters and Papers out for believry.

Name of the Steamer.	Date and Honr of Arrival of the Mails at the General Post livery commenc- Office. Hour of con- the General Post livery commenc- divery.	Hour at which the Peans left the Post Office.	Remarks
" Oriental," -	31st July 1856. 10 P. M., - ~ 1st August \(\frac{3}{4} \) A. M., 1 \(\frac{1}{4} \) A. M., -	- 2.40 A. M.	

CALCUITA; General Post Office, The 1st August 1856. C. K. DOVE, Deputy Post-muster General,



The Calcutta Gazette.

Bublished by Authority.

Astifications.

The isrue Max 1888. The Government of Bengui basing entered fates Contrast with Moure. Somet Smith and Co., for the execution of the Government Princing Work, from the let July next, Public Officers simpleged under that Convenient ove hereby directed and ranging any other Princing Kointillhiness for the association of the Government Work from and after each date.

Code. Basiness.

CRAL BRADON, Some in the tiest, of Brand.

The Zun Fernaumy 1855.—The Grantelment of Bengal having antered into a Contract with Moura, Manual Smith and Co., for the arcondition of the Government Printing Work, all Public Officers under for Sourcement of India at the Presidency were harmly directed not to employ any other Printing Rotablishment for the execution of Government Work.

Catra Beanon, Sery, to the Govt. of Indea,

WEDNESDAY, AUGUST 6, 1856.

Legislatibe Council.

The 26th July 1856.

THE following Act, passed by the Legislative Council, received the Assent of the Right Honorable the Governor General on the 25th July 1856, and is hereby promulgated for general information:—

ACT NO. XV of 1856.

An Act to remove all legal obstacles to the marriage of Hindoo Widows.

WHEREAS is known that, by the law as administered in the Civil Courts established in the territories in the possession and under the Government of the East India Company, Hindoo widows, with certain exceptions, are held to be, by reason of their having been once married, incapable of contracting a second valid marriage, and the offering of such widows by any second marriage are held to be illogitimate and incapable of inheriting property; and whereas many Hindoos believe that this imputed legal incapacity, although it is in accordance with established custom, is not in accordance with a true interpretation of the precepts of their religion, and desire that the Civil law subministered by the Courts of justice shall no longer prevent those Hindoos who may be so minded from adopting a different contom, in accordance with the adictator of their own consciences; and whereas it is just to relieve all such Hindoos from this legal incapacity of which they complain; and the removal of all legal chatacles to the marriage of Hindoo widows will tend to the promotion of most smeals and to the public walfare: It is good morals and to the public welfare: It is enacted as follows:

I. No marriage contracted between Hindoos shall be invalid, and the issue of no such marriage shall be illegitimate, by reason of the woman having been accordingly married or betroth-

ed to another person who was dead at the time of such marriage, any custom and any interpretation of Hindoo law to the contrary notwithstanding.

Rights of widow in may have in her deceased husdeceased husdeceased, or by virtue of any will or testamentary disposition conferring upon her, without express permission to re-marry, only a limited interest in such property with no power of alienating the same, shall, upon her re-marriage, cease and determine as if she had then died; and the next heirs of her deceased husband, or other persons entitled to the property on her death, shall thereupon succeed to the same.

III. On the re-marriage of a Hindoo widow. Quardianchip of chil- if neither the widow nor any dren of deceased hasother person has been expressly constituted by the will or testariage of his widow. mentary disposition of the deceased husband, the guardian of his children, riage of his widow. the father or paternal grandfather, or the mother or paternal grandmother, of the deceased husband, or any male relative of the deceased husband, may petition the highest Court having original jurisdiction in Civil cases in the place where the deceased husband was domiciled at the time of his death, for the appointment of some proper person to be guardish of the said children, and thereupon it shall be lawful for the said Court, if it shall think fit, to appoint such guardian, who, when appointed, shall be entitled to have the care and custody of the said children, or of any of them, during their minority, in the place of their mother; and in making such appointment the Court shall be guided, so far as may be, by the laws and rules in ferce touching the guardianship of children who have neither father nor mother. Provided that, when the said children have

not property of their own sufficient for their support and proper education whilst minors, no such appointment shall be made otherwise than with guardian shell have given security for the support and proper education of the children whilst minors.

IV. Nothing in this Act contained shall be

Nothing in this Act construed to render any widow, who, at the time of the death of any person leaving any pro-

capable of inheriting the whole or any share of such property, if, before the passing of this Act, she would have been incapable of inheriting the mme by reason of her being a childless widow.

Baving of rights of widow unrrying, ex-cept as provided in the three preveding Sections.

V. Except as in the three preceding Sections is provided, a widow shall not, by reason of her re-marriage, forfeit any property, or any right to which she would otherwise be entitled ; and every

widow who has re-married shall have the same rights of inheritance as she would have had, had. such marriage been her first marriage. VI. Whatever words spoken, coremonies per-

Whatever orremonice now constitute a valid marriage shall have the same effect

on the marriage of, a

formed, or engagements made, on the marriage of a Hindoo female who has not been proviously married, are sufficient to constitute a valid marriage, shall have the same effect if

spoken, performed, or made on the marriage of a Hindoo widow; and no marriage shall be declared invalid on the ground that such words, ceremonies, or engagements, are inapplicable to the case of a widow.

Consent to re-marriage of a widow who is a minor.

VII. If the widow re-marrying is minor whose marriage has not been consummated, she shall not re-marry without the consent of her father, or if she has no

father, of her paternal grandfather, or if she has no such grandfather, of her mother, or failing all these, of her elder brother, or failing also brothers, of her next male relative. All

Punishment for a. betting marriage made contrary to this Sec-tion.

persons knowingly aberting a marriage made contrary to the provisions of this Section shall be liable to imprisonment for any term not

exceeding one year, or to fine, or to both. And all marriages made contrary to the provisions of this Section may be declared void by a Court of law. Provided that, in any question regarding the validity of a mar-

rioge made contrary to the provisions of this Section, such consent as is aforesaid shall be presumed until the contrary is proved, and that no such marriage shall be declared void after it has been consummated. In the case of a widow who is of full ago, or whose marriage has been consummated, her own consent shall be sufficient consent to constitute her re-marriage lawful and valid

> W. MORGAN, Clerk of the Council.

Legistatibe Council.

The 26th July 1856.

THE following Bill was read a second time in the Legislative Council on the 26th July 1856, and

was referred to a Select Committee who are to report thereon after the 30th of September next :---

A Bill to extend the provisions of Regulation VI. 1810 of the Bengal Code.

WHEREAS it is expedient to extend, with some modifications, the provisions of Regulation VI. 1610, for de-

fining the penalties to which semindars and others are subject for neglecting to give due information of robberies and of the resort of robbers, and for harbouring robbers: It is enacted as follows:-

I. Within the territories under the Prosidency Landholders to give

Information to the Magistrate of the arrival at, or departure from, their lands of pornous belonging to gange of thieres.

of Fort William in Bengal, it shall be the duty of all zemindars, talookdars, and other proprietors of land, whether malguzary or lakhiraj, and of all sudder farmers and under-renters of land of any descrip-

tion, to give information to the Magistrate or the Police Darogah of the arrival at, or the departure from any place within the limits of the estate or farm held by such zemindar or other landholder as above described, of any person or persons belonging to any gang of persons of vagrant labits associated for-purposes of their or robbery with or without violence; and any zemindar or other landfulder as above described,

who intentionally omits to give such information, shall be liable, on conviction before a Magistrate or other officer exercising the powers of a Magistrate, to imprisonment for six months, or to fine not exceeding two hundred

Rupees, or to both.

II. Whoever, being a zemindar or other such landholder as aforesaid, know-Penalty for har-bouring each personal ingly harbours or aids any person or persons belonging to any such gang as abresaid, with a knowledge that such person or persons are engaged in preda-tory practices, shall be liable, on conviction before a Magistrate or other officer exercising the powers of a Magistrate, to imprisonment for six months, or to fine not exceeding five hundred Bupees, or to both; or any person so offending may, at the discretion of the said Magistrate, be committed for trial before the Sessions Judge, and, on conviction, shall be liable to imprisonment with hard labor for any period not exceeding seven years, or to fine, or to both.

W. MORGAN. Clerk of the Council.

Argislatibe Council.

The 26th July 1856.

THE following Bill was read a second time in the Legislative Council on the 26th July 1856, and was referred to a Select Committee who are to report thereon after the 30th of October next:-

A Bill to extend the provisions of the 101st. Article of War for the Native Army, provided by Act XIX of 1847.

WHEREAS by the 2nd paragraph of the 101st
Article of War for the Native Army, it is provided
that it shall be competent

to the Governor General of India in Council, by a General Order, to authorize the Native Troops of any of the Presidencies to claim to be tried by European Courte Martial, and it is expedient that that firovision should be extended to if Native Troops in the Military Service of the Book India Company, whether belonging to or serving in any of the Presidencies or not: It is enacted as follows:

I. It shall be competent to the Governor

Governor General in Council may authorize any Native Troops in the Builtiary Service of the East India Company to claim to be troof by European Courte Murtial. ompetent to the Governor General of India in Council from time to time, by a General Order, to authorize any Native Troops in the Military Service of the East India Company, whether belonging to or serving in

any of the Presidencies or not, to claim to be tried by European Courts Martial in the manner provided by the said Article; and from time to time to revoke any such General Order. II. The claim, if made, and also the allow-

Governor tieneral in Council tasy improvementations and restrictions on the claim.

ance or disallowance thereof, shall be subject to such conditions and restrictions, if any, as the Governor Ge-

noral in Council shall by such General Order direct.

W. Morgan, Clerk of the Council.

Legislatibe Council.

The 26th July 1856.

The following Bill was read a second time in the Legislative Council on the 26th July 1856, and was referred to a Select Committee who are to report thereon after the 30th of October next:—

A Bill to amend Act XIV of 1856.

WHEREAS it is enacted by Section CXXI of Act XIV of 1856 (for the

Proamble. conservancy and improvement of the Towns of Cal-

cutta, Madras, and Bombay, and the reveral stations of the Settlement of Prince of Wales Island, Singapore, and Malacca) that certain Bye-laws made by the Municipal Commissioners shall be transmitted to the Clerk of the Legislative Council as soon as conveniently may be after the confirmation thereof, and that no such Bye-law shall have effect if disallowed by order of the Legislative Council; and whereas doubts have arisen whether the Legislative Council can legally disallow any such Bye-laws by an order, or in any other manner than by a Law or Regulation, and it is expedient to avoid such doubts and to make other provision for disallowing such Bye-laws: It in enacted as follows:—

I. Section CXXI of the said Act XIV of 1856 is hereby repealed.

II. No Bye-law made under the provisions of the said Act. though

Disallowance of Byehas by the Local Government, shall continue in force after it shall have

been disallowed by the Local Government, except as to an act done ores breach of such Bye-law committed before the disallowance thereof.

III. Every disallowance of such a Bye-law shall be published in the Government Gazette, or in one or more of the public

newspapers; and all Courts and Magistrates shall take indicial notice of such disallowance.

W. Mongan, Clark of the Council.

Argislatibe Conneil.

The 2nd August 1856.

The following Bill was read a second time in the Legislative Council on the 2nd August 1856, and was referred to a Select Committee who are to report thereon after the 6th of November next:—A Bill to prevent the over-crowding of vessels carrying Native Passengers in the Bay of Bengat.

1. No vessel shall carry native passengers from

Number of native passengers to be carried in uniconsed reach,

any port under the Presidency of Fort St. George to any port on the Eastern Coast of the Bay of Bengal or in the Straits Ceylon, or reversely, in a pro-

of Malacca or in Ceylon, or reversely, in a proportion greater than one passenger to every four tons of the burden of such vessel, without a license. II. No vessel, with a license, shall carry pas-

Number of native passengers to be carried in licensed vessengers as aforesaid, in a proportion greater than one passenger to every ton of burden, with a deck under hatches

affording space equal to six superficial feet for each adult passenger, and not less than five feet clear between the upper and lower decks; ex-

Exception.

Copst of the Gulf of Manar or Palka' Strait to the opposite Coast of Ceylon, or reversely, may carry a number of passengers not exceeding the proportion of two such a half to every ton of her burden, provided sufficient space be kept for the accommodation of one-half of the passengers under hatches.

111. The Master or Tindal of any vessel which shall carry passengers as aforest unlicensed vessel, proportion exceeding that laid down in Section I, shall be liable to a fine not exceeding two hundred Rupees.

Penalty on Matter or Tindal of any licensed vessel which shall carry passengers as aforesaid in a proportion exceeding that laid down under hatches required for each adult passenger,

shall be liable to m fine not exceeding twenty Rupees for each passenger in excess of that proportion, or for whom the required space under hatches is not allotted.

V. Passengers shall not be shipped from the territories under the Government to appoint parts of cuber-kation for passengers.

Shall not be shipped from the territories under the Government of Fort St. George, for Ceylon or the Eastern Coast of the Bay of Bengal, or the

Straits of Malacea, except from such ports as shall be from time to time appointed by the Government by an Order in Council published in the Fort St. George Gazette; and the Master or Tindal of any vessel, who shall take on board passengers for such voyage from any other port, shall be liable to a fine not exceeding twenty Rupees for each passenger embarked.

VI. It shall be at the discretion of the Collec-

VI. It shall be at the discretion of the Collectors of Sea Customs for the ports appointed for shipping native passengers, grant

remote to vessels for the carriage of such passen-terminer this Act. Provided that such licenses not be granted till the vessels have been liveyed according to such directions as shall be from time to time by the Governor in Stancil. The license shall describe the vessel, her, sines, and rig; the number of her boats, authe name of the owner and of the Master or Tiudal, and the number and composition of the crew; and shall specify the number of passengers sho may carry, and the space to be assigned for their accommodation.

VII. The Master or Tindal of any vessel car-

Passenger ressels to or from the Eastern Coast to carry provi-sions, &c. according to appointed scale.

rying passengers from any port in the territories under the Government of Fort St. George to any port on the Eastern Coast of the Bay of Bengal or the Straits of Malacca, or re-

versely, which shall not be furnished with provisions and water according to such scale as shall be laid down from time to time by an Order of Government published in the Fort St. George Gazette, shall be liable to mine not exceeding twenty Rupees for each passenger in excess of the number fully supplied with provisions and water accord-

ing to such scale.
VIII. The Master or Tindal of any vessel

Penalty if Master omit to supply pas-sungers with pre-scribed allowance of find and water,

carrying passengers as aforesaid, who shall wilfully and without satisfactory excuse omit to supply to every passenger the prescribed allowance of food and water, shall be liable for such

omission to a fine which may extend to twenty hupees for every passenger who has suffered privation thereby.

1X. The Master or Tindal of any vessel carry-

Supply of provi-sions, for on leaded passencer-ship-plying to not from Ceylon,

ing passengers from any port under the Government of Fort St. Grorge to Ceylon, who shall neglect to farmish a supply of

water and provisions for the passengers according to a scale to be fixed by the Collector of Sea Customs for such port, which shall be hung up at the Custom House of the port; and the Master or Tindal of any such vessel which has brought passengers from Ceylon to any such port, and which shall not have been supplied with water and provisions according to such scale, shall be liable to a fine not exceeding fifty Rupees.

X. The Master or Tindal of any vessel con-List of passengers to be signed by Matter, before contemplated shall sign the principal officer of Customs at the place of embarkation, a list, according to the form annexed to this Act, of all passengers to be conveyed in such vessel or dhoney; and such officer, after catisfying himself of the correctness of the same and that the number of passengers authorized is not exceeded, shall countersign and return one such list to the Master or Tindal, to be produced to the proper officer at the port to which the vessel is bound; and should any additional pas-

Additional Passes such vessel after such list has been so countersigned, the Master or Tindal may insert their names in the original list, obtaining the signature of the controlling officer as before. The officer in charge of

the Customs may withhold the port elegrance, till this rule is complied with.

XI. The principal officer in charge of the Contoms at the port of embark. ation, or any person authorized by him, shall be at liberty at Penalty for ob-structing entry, &c. of Unstoma officers. all times to enter and inspect

any passenger vessel, and the fittings, provisions, and stores therein; and winever impedes such entry or inspection, or refuses to allow of the same, shall be liable to a fine not exceeding fifty Rupees.

XII. The fines authorized by this Act may

Levy of fines Joint Magistrate, Joint Magistrate, or other person lawfully exercising the powers of a Magistrate, or by any Justice of the Peace having jurisdiction at any place in the power-ion and under the Company and if Government of the East India Company; and if any person sentenced to pay a fine shall not discharge the same immediately, he may be commited to prison for any term not exceeding two calendar months where the fine does not exceed fifty Rupees, or four months where the fine does not exceed one hundred Rupees, or six months where the fine does not exceed two hundred Rupoes, the commitment to be determinable on payment of the fine, or the Magistrate or other officer may order the amount of the fine to the levied by distress and sale of any goods and chattels of the offender found within his jurisdiction.

The Act shall con-

Direction of Act. time in force for three years,

SCHEDULE

FORM.

2.	3,	4.	5,	6	7.	8.
Name of master.	Tons per register.	Port of embarkation,	• Numbers and names of Passengers.	Port at which passen- gers have contracted to be landed.	*Amount of passage- money per head.	Mate of departure.
						-4
		15	CT.	cr. tien, ames of		

(Signed) Master. (Counterrigned) Principal Officer of Customs W. Morgan, Clerk of the Canu

" Note—in the case of vessels carrying per columns 3 and 7 need not be filled up, and is to invest the number, and not the nature column 5.

Actifications, Appointments, &c.

No. 2191.

Fort William, Home Department, The 1st August 1856.

Notification .- The Right Hon'ble the Goverfor General in Council is pleased to make the ollowing temporary appointments:-- Mr. T. Hill to officiate as 1st Assistant Master

Lttendant.

Mr. D. Toplay to officiate as 2nd Assistant

finater Attendant. ... Mr. W. T. Liewelyn to officiate as 3rd Assistant Master Attendant.

No. 1192.

The Right Hon'ble the Governor General in Council is pleased to appoint Mr. William Mayes to officiate as Deputy Superintendent of Electric Telegraph of the 3rd Class, and to be in charge of the Hyderabad and Nagpore lines, from the 1st instant.

No. 1193.

Appointment.-The Hon'ble Gerald Chetwynd Talbet to be Private Secretary to the Governor General

By Order of the Right Hon'ble the Governor

General in Council,

CECIL BEADON, Secy. to the Goot. of India.

No. 4131.

Fort William, Foreign Department, The 1st August 1856.

The Governor General in Council is pleased to re-appoint Lieutenant G. Blair, of the Madras Artillery, to be a Junior Assistant in the Pegu Survey. The G. O. dated 11th April last, No. 2066, is accordingly cancelled.

No. 4132

Messrs. L. Ricketts and G. M. DeGacher are appointed to be Extra Assistants of the 2nd and 3rd Class respectively, in the Hyderabad Assigned Districts.

No. 4133.

The services of Assistant Surgeon H. M. Cannon, Officiating Inspector of Prisons in the Punjab, are placed at the disposal of His Excelsency the Commander-in-Chief from the date on which he may be relieved by Dr. C. Hathaway.

No. 4134.

The 4th August 1856.

Captain G. J. Neblett, Commander of the Honorable Company's Steamer Scsostris, has blained leave of absence, on private affairs, for ax months, under Section 7, Chapter 3, of the Uncovenanted Leave Rules.

> Q. F. EDMONSTONE, Sooy. I the Govt. of India.

No. 2122.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 4th August 1856.—The under-mentioned Gentlemen to be Members of

the Committee for the Management of the Charitable Dispensary at Boerbhoom:-

Koomar Harendra Krishna. Baboo Peary Mohun Bannerjee.

Leave of Absence.—The 29th July 1856.—Mr. R. G. Platts, Sub-Assistant Commissioner in the Sonthal Pergunaahs, for one month, on private

The 4th August 1856 .- Mr. T. E. Rawenshaw, Magistrate of Dinagopore, for five weeks, under Section XII, of the amended Absentee Rules.

Baboo Issur Chunder Mitter, Deputy Magistrate of Rungpore, for one month, under Section VII. of the Uncovenanted Absentee Rules, in extension of the leave granted to him on the 19th June last.

> W. GREY, Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor, North-Western Provinces.

> No. 1115 A. of 1856. Judicial Department,

Head Quarters, the 22 nd July 1856. Leave of Absence.—Mr. F. Wigram, Officiating Joint Magistrate and Deputy Collector of Muttra,

for three months, under Section XII. of the Absentee Rules, from the 1st August next, or such subsequent date as he may avail himself of the

No. 1140 A, of 1856, The 23rd July 1856.

Appointment.—Lieutenant Alexander George Davidson, 29th Regiment Madras N. I., to be 2nd Assistant to the Commissioner of Ajmere.

No. 1146 A, of 1856,

The 25th July 1856. Notification.—Mr. W. R. Moore, Extra Deputy Collector, Mirzapoor, is invested with the powers of a Moonsiff in the Singrowlee Pergunnah.

No. 1158 A. of 1856.
Appaintment.—Moonshee Azizooddoen, pointed a Temporary or Settlement Deputy Collecfor under Regulation IX, 1833 in the District of Dumoh, in Government Orders No. 458 A., dated 31st March 1854, is appointed to be Deputy Collector of the District and Deputy Magistrate under Act XV. 1843; and will exercise the powers of a Joint Magistrate pending the result of the Examination to be held in October next.

C. B. THORNHILL,

Offg. Secy. to Govt., N. W. P.

General Orders by the Right Hon'ble the Governor General of India in Council.

Fort William, 4th August 1856.

No. 1040 of 1856. The following Notification, from the Foreign Department, is published in

General Orders:

No. 4074, dated 31st July 1856.—The Governor General in Council is pleased to appoint Eusign H. A. Browne, of the 10th Regiment Native Infantry, to be an Extra Assistant to the Commissioner of Pegu, as a temporary arrangement.

So. 1041 of 1856.—The under-mentioned Officers are permitted to proceed to Europe on leave of absence on Sick certificate:—

Frederick Henegan, of the Madras Artillery,

No. 1042 of 1856.—With reference to the altered circumstances of the Scinde Rifle Corps, the Right Houble the Governor General in Council is pleased to determine that the Corps shall in future be designated the 6th Regiment of Punjaub Infantry, and shall take its standing as such in the Punjaub Irregular Force.

The above cancels Government General Orders No. 776 of the 27th September and No. 962 of

the 22nd November 1853.

No. 1043 of 1856.—The following promotions are made in the under-mentioned Corps of the Native Army:—

Corps.	Rank and Names.	To what Rank promuted,	From what date.	In whose room,
6th Regt of Pan- jaub Infantry.	Jenudar Jeewan Sing, of the 3rd Regt. Punjanb Infantry. Jemadar Esan Khan, of the 4th Regt. Punjanb Infantry. Jemadar Lall Khan, Scinde Rifle Corps,	Subadar, .	12th Mar. 1858,	Peer Khan, Diamissed the Service of the East India Cour. pury.
2nd Rogt. Oude } Trregular Infy }	Havildar Sewbuccus Sing,	Jemadar,	,6th July 1886,	Ajraill Singh, deceased,
4th Regt. Onle } Irregular Infy., }	Havildar Sectul Sing	demadar,	5th June 1866	Sheik Soojut Allev,distassed.

Fort William, 5th August 1856.

No. 1044 of 1856.—The under-mentioned Officer is permitted to proceed hence to Europe on leave of absence on Sick certificate:—

Major James Smith DuVernet, of the 2nd European Madras Light Infantry, Superintendent, Electric Telegraph, in Pegu,

No. 1045 of 1856.—Ensign Charles Fraser, of the 45th Regiment Native Infantry, is permitted, at his own request, to resign the Service of the East India Company from the 8th instant.

No. 1046 of 1856.—Major John Harding Wynell Mayew, of the 2nd Buropean Bengal Fusiliers, is permitted to retire from the Service of the East India Company on the Pension of his rank, from the date of departure of the Steamer Nubia.

No. 1047 of 1856.—The under-mentioned Officer has returned to his duty on this Establishment without prejudice to his rank:—

Date of Arrival at Fort William.

Captain George Fendall D'Oyly, of the 67th Regiment Native Infantry, Assistant Commissioner of Prome, ... No. 1048 of 1856.—The under-mentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Honorable the Court of Disectors:—

Date of Arrival at

Captain and Brevet Major
William Lydiard, of the
11th Regiment Native Infantry, Assistant Adjutant
Cleneral of the Dinapore
Division,

No. 1048 of 1856.—Lieutenant George Ricketts Roberts, of the 41st Regiment Native Infantry, Sub-Assistant Commissary General, is allowed leave of absence for two months, from the 25th June to the 25th August 1856, to visit the Presidency, preparatory to applying for leave of absence on Sick certificate to Europe, under the new Regulations.

No. 1050 of 1856.—The Right Honble the Governor General of India in Council is pleased to make the following Promotions and Alteration of Rank, consequent on the advancement of certain Regimental Lieutenaut-Colonels and Brevet Colonels to the Rank of Major General by Brevet, as announced in Government General Order No. 1037, of the 1st instant :-Regiment of Artillery.

Major and Brevet Colonel Sir Henry Montgomery Lawrence, K. C. B., to From the 18th May 1856, be Lieutenant-Colonel, in succession to Lieutenant. Colonel and Brevet Colonel James Alexander, C. B., pro-Captain and Brevet Lieutenant-Colonel George Hall Maegregor, C. B., to be Major, moted to Major General. First Lieutenant Frederic Freeman Remmington to be Captain, -Second Lieutenant George Miller Dobbin to be First Lieutenant, Infantry. Major and Brevet Lieutenant-Colonel Arthur Cole Spottiswoode to be In au occasion to Lieutenant is succession to Lieuvenant-Colonel and Brevet Colonel Joseph Nash, C. R., presented to Major General, with rank from the 22nd May 1856, vice Lieuvenant-Colonel Walter Ru-Licutement-Colonel, 37th Regiment Native Infantry. Captain and Brevet Major Alexander Cumming Dewar to be Major, Lieutenant Hans George Lesbi to be Captain of a Company, therford, deceased. Ensign Frederick Augustus Buckley to be Lieutenant, Alteration of Rank. Rank and Names. Corps. To rank from In whose room. Infantry, Lieut.-Colonel J. C. Hannyngton,
24th N. I., Major J. T. Bush,
Ditto, Captain E. A. Grubb,
Ditto, Lieutenant D. C. Warren,
Infantry, Lieut. Colonel T. J. Nuthall,
46th N. I., Major J. M. Prake,
Ditto, Captain T. Wright,
Ditto, Lieutenant J. J. Russell,
Islantry, Lieut.-Colonel J. C. Cooper,
49th N. I., Major J. Smith,
Captain W. Irwin, Lieut.-Colonel and Brevet Colonel Joseph Nash, C. B., pro-moted to Major General. 9th April 1856, .. Lieut.-Colunel and Brevet Co'r inel L. S. Bird, promoted. 17th April 1858,... Lieut. Colonel and Brevet Colo-t nel S. Corbett, C. B., promoted. 18th May 1956, ... No. 1051 of 1856.-The Right Hon'ble the Governor General of India in Council is pleased to make the following Promotions and Alteration of Rank :-Brevet. Lieutenant-Colonel George Macan, Bombay Infantry, to be Colonel in the From the 9th April 1856, rice General J. Greenstreet, Captain and Brevet Major Thomas Tapp, Bombay Infantry, to be Lieutenant-Bengal Infectry, deceased. Colonel in the Army, Captain Edward King Elliot, Bengal Infantry, to be Major in the Army, Lieutenant-Colonel David Simpson, Bengal Infantry, to be Colonel in the From the 18th May 1856, ice Major General J. D. Syera, Army, Captain and Brevet Major Edward Hume Hart, Bombay Infantry, to be Bengal Infantry, deceased. Lieutenant-Colonel in the Army, Captain Edward Pereira, Madras Infantry, to be Major in the Army, Alteration of Rank. Rank and Names. To rank from In whose room. Major General Sir W. H. Slee-man, K. C. B., Bengal Infantry, de-Brevet Colonel J. K. McCausland, Bengal Infantry, 10th February 1856, Brovet Major J. T. Daniell, Bengal Infantry. Licut. General Sir J. H. Lit-tler, G. C. B., Bengal Infantry, de-ceased. Brevet Colonel C. Chorter, Bongal Infantry. 18th February 1856, Brevet Major J. Waterfield, Bengal Infantry. Brevet Colonel J. B. Bellasis, Bombay Infantry. Lieut,-General Sir H. Pottinger, Baronet, and G. C. B., Bombay In-fantry, deceased. Brevet Lieut. Colonel W. M. Gubbett, Madras Artillery,... 18th March 1856, Brevet Major J. Liptrott, Bengal Infantry Brevet Colonel G. B. Tremenheere, Bengul Engineers, Lieut.-General T. Wilson, C. B., Bengal Infantry, deceased. 2nd April 1856, Lieutenant-Colonal W. H. Fishe, Madrae Artillery,

Brevet Major C. E. Good, Bengal Infantry,

No. 1082 of 1856.—The under-mentioned Officer is permitted to proceed to Europe on Furlough on private affairs:—

Jenkins, of the 10th Regiment Light Cavalry, gulations.

R. J. H. Birger. Colonel.

Secy. to the Govt. of India, in the Mily. Dept.

Opium Botiffcation.

NOTICE is hereby given, that the Eighth Sale of Opium, the Provision of 1854 55, will be held at the Exchange Hall on Thursday, the 14th August 1856, at 11 A. M., and will comprise 3,460 Chests,

2nd. The general Conditions of the Sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 11th December 1855, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3rd. The latest dates for Deposit and Clearance will be the 19th and 29th August 1856 respectively, that is to say, no Sul-Treasurer's Receipts. Company's Paper, or other Public Securities, that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 p. m. of Tuesday, the 19th August 1856, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 p. m. of Friday, the 29th August 1856.

4th. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium, will be brought to Sale in the present year, on

or about the dates specified below; the Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

	Bohar, about Chests.	Benarcs, about Ultests,	Total, about Cheste
a transfer			
On or about Welnesday, 16th Sep- tendar 1856, On or about Friday, 16th October	2,440	1,020	3,460
1866 On or about Monday, 10th No-	2,440	1,020	3,460
vember 1836, On or about Monday, 8th Decem-	2,440	1,020	3,460
ber 1856,	2,510	1,010	3,526
			<u> </u>
. Total,	9,830	4,070	13,900

By order of the Board of Revenue,

C. S. BELLI,

Offg. Junior Secretary.

FORT WILLIAM, The 22nd July 1856.

Gyfum Matification.

With reference to the Advertisement issued from this Office under date 11th December 1855, it is hereby notified, that 20 Chests of Bohar Opium, of the Sale held on the 10th instant, which were reserved for the French Government and have not been cleared, will be re-sold on account of Government at the Exchange Hall on Thursday, the 14th August next, immediately after the conclusion of the Sale of 3,450 Chests advertised for that day.

2nd. The Conditions of Re-sale will be the same as those of the Sale of 3, 160 Chests referred to

By order of the Board of Revenue,

C. S. Belli,

Officiating Junior Secretary.

FORT WILLIAM, The 28th July 1856.

Astice.

Opium of 1855-56, to be brought forward at the Sales of the year 1857, will consist of about 30,500 Chests of Behar and 13,407 Chests of Benares Opium.

2nd. The probable dates on which the Sales are to be held will be published hereafter.

By Order of the Board of Revenue,

C. S. Belli,

Officiating Junior Secretary.

FORT WILLIAM, } The 5th August 1856.

Motice.

THE General Treasury will be closed on Saturday, the 16th instant, on account of the Hindoo Holiday, Rakhee Poornemals.

J. I. HARVEY,

Sub-Treasurer.

General Treasury, The 5th August 1856.

NOTICE is hereby given, that an Examination will be held on Thursday, the 7th August 1856, for the purpose of testing the acquirements of Candidates for Certificates of Qualification as Regimental Moonshoos, and as Teachers of the Unpassed Civil Servants, according to General Orders by the President of the Council of India, dated 9th October 1850, and the Government Notification, dated the 24th January 1854, respectively. Candidates are requested to send in their appli-

Caudidates are requested to send in their applications, stating the language or languages to be passed in, on or before the 4th proxime.

> E. St. George, Lieutenant, Offg. Seco. in the Board of Recommission.

BOARD OF EXAMINERS' OFFICE, No. 1, Little Russell Street, The 17th July 1856, واقع باد

عدحت حكم جغزل كرلار مورخة فهم الكوبر سته دوروع وحسب عكم كورليتك مورخة يست و چهارم جنوري سنه ۱۸۵۶ ع اشتیار دا ده مي شود که کار یچ امتحان منشیان امتحان دهندگان برامیجدد منشيكري يلكن وبراي تعريس صلمبان اطارتام ورونتر خانة بورة أف الزامترس هقتم الست سنه ۱۸۵۱ ع روز بعیشابه مقراز گودیده است هرکرا بمقيان وادن منظور باشد بايد كاد تا جهارم مار مذكور قطعة ورخواست نامة يقيث زبان يعنى ور كدام زبان المقصان خواهاه داد اوشقه الزد سكويكري بورى مذكور بكذرانته 🐞 تصريو فيالكارب عقدهم 🗤 جولائی سفة ١٨٥٦ ع

واضع باد که دفتربوری کف افزا منوس درلیگل رمل استريث چو رنگي بنگان تبير اول است E St. George, Lieutenant, Offg. Secy. to the Board of Examiners.

Mules

POR THE

RECEIPT OF BULLION SANCTIONED BY ORDER OF GOVERNMENT, UNDER DATE THE 27TH JUNE 1856.

let. TEXPERS of Gold or Silver Bullion will be received from individuals at the Calcutta Mint, between the hours of 10 A. M. and 3 F. M., daily, Sundays and holidays excepted, provided the parcel of Gold is of not less than 50 tolas weight, and of Silver 1,000 tolas, and provided it be of a malleable quality adapted for Coinage.

2nd. Bullion or Coin must be tendered by the

proprietor in the following form, lithographed copies of which will be supplied by an Assistant

of the Bullion Office :--

THE MINT MASTER, Culcutta.

Be pleased to receive into the Bullion Depôt, for the purpose of being melted, or cut and burned at my (our) sole risk and expense (Tolas annas) Tolas (here state the description and weight in full), and to grant your receipt for the resulting weight of ingots or cut pieces, or such portion of them as shall, agreeably to the Rules, be considered fit for coinage, entitling me (us) to receive from the Assay Office a certificate of value payable at the General Treasury.

The Hullion will be delivered to you by Mr. who is authorized to superin-

tend its melting or outting and burning on my (our) behalf, and who will attend for that purpose at such times as may be appointed.

Yours obediently,

Calcutta, 185 The

3rd. All Bullion or Coin tendered for coinage must, provious to delivery, be melted in the Bullion Depth arrantees, under the superintendence of the Mint Melting Establishment, with the exception of glood here of the fineness of B 16

and upwards, which may be cut and burned, or melted, at the option of the Mint Master.

4th. Bullion, on arrival at the Bullion Depôt adjoining the Mint premises, will be dealt with according to Regulations from time time established by the Mint Master with the sanction of the Mint Committee, and after it has been melted or cut and burned, it must be delivered to the Head Assistant in the Bullion Office of the Mint, and registered, when the proprietor will be furnished with a receipt agreeably to Form A of the weight of clean mallcable Silver, or Gold, as shown by the Mint Scale at the time of registry.

5th. No transfer of Bullion from the name of one proprietor to that of another can be permitted after it has once been tendered to the Mint. No Bullion can be withdrawn previous to registry, except sweepings and spillages of Bullion actually melted, or cut and burned, without the payment of a fee of Rupees 2 for each Pass prepared for the purpose,

It is to be understood that, until the Bullion or Coin has been delivered, agreeably to Rule 4, at the Mint Scale, to the Head Assistant in the Bullion Office, it is in the custody, and at the

sole risk of the importer, to whom every facility will be afforded for securing it in the strong room

appropriated for that purpose.

7th. The Receipts mentioned in Rule 4 shall be changed in the Assay Office for Certificates, agreeably to Form B. payable at the General Treasury (20) twenty days after date, and showing

the net value in Company's Rupees of the pro prietor's treasure, with reference to its weight and assay, after making the following deductions for Scignorage, Refinage, and Premelting charges.

8th. The Seignorage on Gold Bullion or Coin shall be at one per cent of the standard value, The Seignorage on Sicca Rupees shall be at one per cent. There shall be no Seignorage on short weight

Madras, Furruckabad, or Company's Rupees.

The Seignorage on all other descriptions of Silver Coins and Bullion shall be two per cent.

9th. The Refinage charge on Silver below 6 dwta in assay worse than the Indian standard shall be at the rate of '04 per cent per dwa of worseness.

The Refinage charge on Gold shall be at the rate of one-half per cent for every five carat grains of worseness below the Indian standard.

10th. The Premelting charge on Gold shall be at the rate of (Rs 3-12-0) three Company's Rupees and twelve annae per one thousand tolas of Standard Gold, and on Silver at the rate of (Ra. 1) one Company's Rupee per one thousand standard tolas. These charges are to be deducted universally, whether the Bullion be melted, or cut and burned.

11th. Importers of Bullion or Coin shall be at liberty to withdraw the same after registry, within the day following the receipt of the Assay Report, but at no later period, on payment of an Assay fee of (4) four Rupees for each assay of Gold and (2) two Rupees for each assay of Silver, and the Premelting charges above mentioned.

12th. Should Bullion, after being premelted, rove to be brittle, and not adapted for coinage, it shall be returned to the proprietor, and passed out of the Mint under a written Pass signed by the Mint Master, and endorsed by the proprietor, who shall pay the charge for premelting the same at the prescribed rate calculated on the

gross weight in tolas.

for all Bullion received during holidays; and it is to be clearly understood, that when workmen sannot be procured during holidays at the Mint, tenders of Bullion made at such times will be re-

> J. H. BELL, Officiating Mint Muster.

FORM A.

No. --- of 18-

Gold, weighing Tola—

Received this day from—
for the purpose of being coined into Company's Gold

Mohurs——Gold in——
weighing Tolas

Mint Master.

Bullion Keeper.

No. - of 18-.

Silver, Tola

Received this day from
for the purpose of being coined into Company's
Single Rupces, Silver in
weighing Tolas

Mint Master,

The — 185—.

Bullion Keeper.

FORM B.

Number Gold Mohum

from for coinage, as per Mint Master's Receipt No., weighing Tolas.

I have assayed and found to be than standard.

Examined

Culculta Assay Office,

The — of — 185 —.

Accay Master.

CALCUTTA MINT GOLD CERTIFICATE.

The Silver is similar to the above form,

Botiffration.

PERSONS desirons of working the valuable Diamond Mines of the Maha Nuddee are hereby informed, that after the lat of January 1867, the privilege will be leased to any one who shall be considered to have made the most eligible offer for the same.

2nd. Besides Precious Stones, Gold is to be met with in considerable quantities and the party who may rent the privilege of working the Diamond Mines will be cutilled to appropriate all Diamonds, Precious Stones and Gold that he may find in the bed of that river within the limits of the Sumbulpore Division during the period of his lease.

3rd. Unless a proportional inducement be offered, a lease will not be granted for a period of more than three years, but applicants are requested to state at what rate per annum thry are agreeable to rent the Mines, and how many years lease they are desirous of obtaining, with particulars of all modifications they may wish made in the conditions now set forth.

4th. Parties proposing to rent the Mines must be prepared to lodge in the Treasury at Sumbulpore one year's rent in advance as security for the fulfilment of the terms of the lease taken up by them, and the rent will be demanded in three instalments yearly. If at any time during the lease, the period of one year, calculated from the date of payment of the last instalment, be allowed slapse without the payment of an instalment, the security money shall in forfeited and the lease considered to have expired.

5th. Further particulars may be learnt on applying to the Officiating Senior Assistant Commissioner at Sumbulpore.

R. C. Bince, Lieut,

Offg. Sen. Aced. Committee

San, Amt. Commer.'s Office; Sumbulpore, The 7th May 1858.

Rotfee,

It is hereby notified, that the under-mentioned articles have been recovered by the l'edice from a sunken-boat which is lying under water in the Hooghly River off "Rookuspors Chur" in Thannah Bennipore. The owner thereof is requested to apply to the Magistrate of Hooghly, and on substantiating his claim, he will obtain possession of them, upon paying the expenses which may have been necessarily incurred in securing the goods. If no claimant appears within thirty days from the date of this Notice, such part of the articles will be sold as will be sufficient to meet the amount expended in their recovery from the wreck.

55 Pieces of Iron Rails.121 ditto of Wood.I Small Dinghy Boat.

F. R. Cockerell,
Officiating Magistrate.

ZILLAH HOOGHLY; Magistrate's Office, The 26th July 1856.

Sheriff's Office, the 16th July 1856.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Monday, the Eleventh day of August next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

J. H. Fargusson, Sheriff.

नंबिक् व्यक्ति ५० जुनारे ५५८७ गान ।

while could discuss of annual and the colors of the said Master at the Supreme Court House of Means Molloy and Mackintosh Solicitors for

नावि त्व नकत कांव कतिवित्व वक्तात्मत् त्वावे केरे नवरमत्त्र स्टब्स त्वावे व्यापन व्यापानक करव कर्मकित्रमित्रम् अवन्य अक्रमारेट्रान्वे व्याप्य प्रश्चा नमुद्द नन्यको स्ट (माक्वम) मिन्नाविक्षम् अक (नन्ते-स्रोत व्यवीय मिक्टिन क्राइट्डम् ।

এই দেশীয়াৰ অভকাৰ পৰীত বৰিবেক ভাষার প্ৰথম দিবল বুই প্ৰেছৱের কমন ভাষার পর প্রতি দিবৰ এগারো ফ্টারে লমর বলিবেক এই বিষয় বকলে অরণ রাধ্ব

> J. H. Fergusson, Sherif.

Abbertigement.

To be sold pursuant to a Decree of the Supreme Court of Judicature at Fort William in Bengal made on and bearing date the 6th day of September 1853 in a Cause of Nehaulun Nessa and Tybul Nessa against Feeda Hossain with the approbation of the Master of the said Supreme Court at his Office in the Court House in the Town of Calcutta on Friday the 15th day of August next at 12 o'clock.—

An Upper-roomed House situate at Patkapore in Cawapore together with the land thereto attached.

A large Bungalow at Cawnpore together with the land thereto attached containing upwards of 100 biggaha

A small Bungalow at Cawnpore together with the land thereto attached.

A Bungalow with Pucks House and Garden at Cawnpore together with the land thereto attached.

Also the Mouzah Bussuntpore Gundruck in the Purgumah Surrasah in the Zillah of Tirhoot the Government Revenue being Rs. 391-8-0 also one anna and ten dam of Mouzah Sherepore Pergunnah Muneer in the Zillah of Patna the Government Revenue being Rupees 229-14-4 also 6 annas of Mouzah Bunk Pergumah Manneer in the Zillah of Patna the Government Revenue being Rs. 216-0-4 and also 12 annas in each of the 12 several Mouzahs viz. Sultunpore Chundoor Harranundpore Huzrutpore Akhriz Cullianpore Janua junpore Sunjatpore Lodee Simlee Moorarpoor Manupore Hunutpore Dearee Mussleepore Nurrundurpore and Sudiguepore in the Zillah of Patna the Government Revenue being Rs. 6,143-0-10 all respectively lately the property of Ameer Hossain Khan heretofore of Calcutta deceased particulars whereof may be had gratis at the Office of the said Master at the Supreme Court House or of Messas Molloy and Mackintosh Selicitors for

the Complements at No. 5 Hestings' Street in Calcutta.

W. MACPHERSON,

Muster.

MOLLOY & MACKINTOSH.

Attorneys.

CALCUTTA;
Supreme Court, Master's Office,
The 15th July 1856.

Abbertisement.

To be sold pursuant to a Decree of the Supreme Court of Judicature at Fort William in Bengal made on and bearing date the 6th day of September 1853 in a Cause of Syeddoon Nessa against Feda Hossain with the approbation of the Master of the said Supreme Court at his Office in the Court House in the Town of Calcutta on Friday the 15th day of August next at 12 o'clock that is to say—

A Three-storied House No. 115 situate at Dhurrumtollah Street in Calcutta together with the land thereto attached containing by estimation more or less eleven cottabs and ten chittacks and bounded on the North side thereof by the public road called Dhurrumtollah Street on the South side thereof by the lane called Mott's lane on the East side thereof by the tenanted land of Guffoor Khansaomh and on the West side thereof by the tenanted house and land of Punchanum Dhur.

An Upper-roomed House No. 110 situate at Dhurruntollah Street in Calcutta together with the laud thereto attached containing by estimation more or less seven cottahs and eight chittacks and bounded as follows: On the North side thereof by the public road called Dhurruntollah Street on the South side thereof partly by the dwelling-house of Samuel DeSouza and partly by the tenanted land of John Thomas on the East side thereof by the tenanted house of Revd. James Thompson and on the West side thereof by the lane called Gowaltolly lane.

An Upper-roomed House No. 4 situate at Choitunchurn Sain's lane in Calcutta together with the land thereto attached containing by estimation more or less nine cottahs and bounded as follows: On the North side thereof by the tenanted land of Courmohun Bonnerjee on the South side thereof by the dwelling-house of Otolchunder Day on the East side thereof by the tenanted land of Goluckchunder Roy Chowdry and on the West side thereof by the lane called Choitunchurn Sain's Lane.

A Three-storied House No. 131 situate at Bow Bezar Street in Calcutta together with the land thereto attached containing by estimation one biggah and three-and-s-half chittacks and

bounded as follows: On the North aids thereof partly by the tenanted land of Cossinauth Mullick and partly by the house of Suthoorghun Doss on the South aids thereof by the public road called Bow Bazar Street on the East side thereof partly by the tenanted House of Mrs. A. M. Crouch partly by the tenanted house of Mrs. Carrison and partly by the tenanted house of Mrs. Maber and on the West side thereof by the tenanted land of Nittanund Audiency.

An Upper-roomed House Nos. 100 and 101 called or known by the name of Old Maudrasa situate at How Bazar Street in Calcutta together with the land thereto attached containing by estimation more or less three higgals and three cattals and bounded as follows: On the North side thereof by the public road called Bow Bazar Street on the South side thereof by the House and Clarden of Mr. B. Begg on the East side thereof partly by the tenanted land of Aga Kurbullar Mahomed and on the West side thereof by tenanted land of Sibnarain Glasse.

A Garden Ground at Sealdah in the Twenty-four Pergunahs subarbs of Calcutta used as Burial Ground containing by estimation aix biggals and fourteen cottabs and bounded as follows: On the North side thereof partly by the house and tenanted land of Kajee Mahomed Amah and partly by the house and pond of Bibeo Woffeah Banco on the South side thereof by the Garden of Punchanua Bysack on the East side thereof by the Chapel and on the West side thereof by the Chapel and Burial Ground belonging to the Roman Catholic Church.

A House at Burrah Digah in Dinapore togather with the land thereto attached containing upwards of 100 biggahs.

An Upper-roomed House at Runjeechuck at Dinapore together with the land thereto attached containing about 25 biggahs.

A House called Loll Cootee at Dinapore together with the laud thereto attached containing about 50 biggahs.

The Monzah Pocharie in Pergunnah Pilleech in the Ziliah of Patna the Government Revenue being Rs. 1,227.

The Mouzah Echeepore in Pergunnah Musicdah in the Zillah of Patna the Government Revenue being Rs. 281-4-0 of Ashaik Ally Khan heretofore of Calcutta deceased particulars where of may be had gratis at the Office of the said Master at the Supreme Court House or of Messas. Molloy and Mackintosh Solicitors for the said Complainant at Hastings' Street in Colcuts.

W. MACPHERSON

Master.

MOLLOY & MACKINTOSH.

Attorneye.

Supreme Court, Master's Office, The 15th July 1888,

[1229]

INSOLVENT COURT.

ASSIGNEE'S OFFICE NOTICE.

Pursuant to Act No. XXVII. of 1841.

Notice is hereby given, that in the event of no claim being established to the unclaimed Dividends here under-mentioned within twelve months from this date, such Dividends will be distributed among such of the Creditors of the under-mentioned Insolvent Estates as shall have established their claims against such Estate respectively:—

ESTATE OF ALEXANDER AND Co.

Name and decemberation of according 2	1		•			Whether any proof
Names and descriptions as contained in						shall have at any time
Schedule of the parties in respect of a claims Dividends are reserved.	MITORE					been made of the debt
CHARLES INVIOLENCE BIG LEBELLEOF		as per o	meai	ше.		whereby any Dividend
					Sa. Rs.	nay have accrued.
					1	
Arabin, Lieutenant A., (deceased,)		2750	- 8	0	4 11 7	Proved.
Abreo, Anna.		928		0	1 9 6.	Ditto.
Alder, Miss J. B.	-	325		0	0 8 10	Ditto.
Alderson, Perrin and Robinson, Aldwell, Mrs. Henrietta,	***	5682		8.	9 12 2	Ditto. Ditto.
Alexander, Colonel James,		418 46317	5	0	79 9 8	Ditto.
Anderson, Mrs. E.,		650	6	ĭ	1 1 10	Ditto.
Annuad Chunder Chatterjoe,		150	_	ô	0 4 1	Ditto.
Armstrong, Captain Richard,	-6-	514	7		0 14 1	Ditto.
Arnold, Estate of Colonel George,		3247	3	6	1 9 3	Ditto.
Baillie, Mrs. A. M.,		8049	12	0	13 13 4	Ditto.
Baillie, Colonel John,	***		10	0	23 9 1	Ditto.
Bain, R. H.,	•••	5485	0	0.4	9 6 9	Ditto.
Bain, Mrs. C., (late Roscoe,)	***	460	ï	0	0 12 6	
Bain, Mrs. E.,	111	6613			11 5 9	Ditto. Ditto.
Baker, Thomas, Bambrick, Lieutenant Robert,		27349 15576	2 9	6	47 0 0 26 12 3	Ditto.
Baptist Missionary Society, United, Cak	and bo	554	2	0	0 15 2	Ditto.
Barclay Brothers and Co.,	41.	2141		0	3 10 10	Ditto.
Barlow, R., Senior,	[18507		9	31 12 10	Ditto.
Barnes, Serjeant Major Thomas,		416	2	0	0 11 4	Ditto.
Barnfield, William,		13093	14	0	22 7 7	Ditto.
Barous, B. S.,		1015		11	1 11 10	Ditto.
Barrett, William,		4791	4	0	8 3 9	Ditto.
Bartlett, G. W.,		393	_	7	0 10 9	Ditto.
Barton, Lieutenant N. D.,		4449		0	7 10 3	Ditto.
Bastard, Mrs. Caroline,		4851	5	0	8 5 4	Ditto. Ditto.
Batton, Mrs.	***	8174		6	64 10 0	Ditto.
Battine, Colonel William,	***	37602 229		0	0 6 3	Ditto.
Blake, C. C. J., Blair, Trusteen for the Marriage Settlen	nent.)			-	1 -	<u> </u>
of Major Jas, and Mrs. C. E.		2147	8	9	4 3 3	Ditto.
Bracken, Trustoes for Mr. and Mrs. T.,		1778	4	0	3 0 8	Ditto.
Brady, Mrs. A.,		906		6	7 8 10	Ditto.
Becher, Richard,	***	97473			167 8 5	
Becker, George,		4863			8 5 9	Ditto.
Beebun Beebee,	411	429		1	0 11 9	Ditto.
Bengal Military Savings Bank,	***	11320		7	19 7 3	I Do
Bengal Auxiliary Missionary Society,	***	720 4010		7	6 14 . 2	E MANUEL CO.
Bere, Lieutenant E. B.,	***	12253		_	21 0 10	1 15 1
Berrie, Major Robert, Best, James,	***	12726			21 13 10	0.0
Bethune, Conductor Alexander,	***	1950			3 5 7	
Berry, Estate of Manuel,	***	1986				Ditto.
Brett, Mrs. Elizabeth, (late Miss Brand		109			1 14 1	1
Brewer, Mrs. Eliza,	***	720		3		
Binny and Co.,	{	384 1787				
Birch, Lieutenant R. J. H.,		700	3 11			
Di and was manufalled to al to	9.9.4					
Diron, Miss I. M		3633	5 Q) U	62 7 2	
Bishop, Samuel Bishop, Reversed Henry,	***	795				

Names and descriptions as contained in the Schedule of the parties in respect of whose claims Dividends are reserved.	e. i spective	. Uls	rini9	the 3rd	Jno den Divi la S er l	lains d of dend and 100	Whether any proof shall have at any time been made of the debt whereby any Dividual may have accrued,
Bissonath Chatterice,	5867	. 2	0	10	1	23	Proved.
where a character for the high	1168			2	0		Ditto
130 1000 17, 17 22 100 100 1	. 2044 20987			36	8		Ditto.
Bristow, John, Boddam, R. H.,	14506		ő	25	Ö		Ditto
Bolst, W. H.,	. 1936		,	3	5		Ditto.
Benomally Doss,			9	0 1	6 4		Ditto.
Bond, James, (deceased,) Book Club, 34th Regiment or Chicacole	3 l		_		_	#	
Light Industry,	630	10	2	1 1	1	3	Ditto.
Bowron, John,	4640		6	7	15	7	Ditta
Boyd, Lieutenant H.,	107		- 5	10	11	- 8 - 9	Ditto.
Boyd, David, Boyd, Major John,	99177		-ii	€3	4	8	Ditto.
Broadway, Children of P.,	. 436	13	0		12	0	Ditto.
Brooke, Colonel C. W.,			6	20	0	8	Ditto.
Brown, Thomas, of Rangeon, Brown, S. S.,	1709		0 5	. 0	6 1	6 5	Ditto.
Brown, Miss Charlotte, J. Burridge for,		10	9	ő	9	3	Ditto.
Browne, Lieutenant Samuel,			6	2	- 5	4	Ditto.
Browne, Colonel M. W., (deceased,)			6 8	5	4 11	7	Ditto.
Browne, Mrs. Sarah, Brownlow, Captain G. A.,	กรอก		5	5	11	0.	Ditto.
Brownlow, C.,	3 151	3	3	ő	4	2	Ditto.
Blunt, R. C.,			0	43	1	5	Ditto.
Breure, Captain J. E., Brumskill, Conductor W.,	1405		2	0 2	-1 -8	0 10	Ditto.
Duck and Organica Martin Springs 4		14		ő	9	0	Ditto,
Buller, Charles,	6459		8	11	1	7	Ditto.
Bulley, Estate of Serjeant A., Bullaram Bose,	4101			2 7	11	- 4 - 9	Ditta Ditta
Burgh, Colonel W.,	2888	6	0	1	15	5	Ditto.
	10888				11	5	Ditto.
Burkinyoung and Co,	. 1827 . 16500			3 28	2 5	8 9	Ditta Ditta
Burroughes, Trustees of Lieutenant Mrs. F. W	12413		4	21	5		Ditto.
Burt, T.,			3	39	2	7	Ditto.
Butler Trustees for Mrs. Harriet	. 15951 . 1323			27	7		Ditto.
Bryant, Mrs. M.,	1.470	_		2	4 8		Ditto.
Bryant, Lieutenant E. P.,	. 1221		5	2	1	6	Ditto.
Byrn, W. & other Members of the East Indian Commerce,	}} 1139	15	1	1	15	3	Ditto.
Caley, Trustees for the M. S. of Captain	1			ł .	_		
H. F. and Mrs.,	11 11400		0	19	9	6	Ditto.
Comoron Major J	3732			6	6		Ditto,
Campbell Sir George	. 15445 . 37460			26 64	8 6		Ditto.
Campbell, Mrs. General Duncan,	198830			341			Ditto.
Cao, Frederick, (Bishop of Zama,) Capel, Ensign E. S.	18731			23	9	. 7	Ditto,
Carleton Cantain W C	1421 644		_	, s	7		Ditto,
Carter, Joshua,	1129		-	19	6		Ditta. Ditta.
Carter, Lieut. R. C.,	339	0	0	0			Ditto.
Charles, Quarter Master Serieant R	3984			6	_		Ditte
Clarke, Mrs. M., (now Connell,)	2689 1702		_		9 14	11	Ditta.
Clarke, Conductor W.,	2218	3 0	6	3		îĭ	Ditto.
Clarke, Thomas, Clarkon, Deputy Assistant Commissary	. 579	7		1	0		Ditta
W., Geografic		Ш	9	14	15	8	Ditto
Clayton, Captain Henry.	1996	9	9	. 2	3	5	Ditto.
and Mrs. F.,	7 P 25 MARIE	0	0	14	7	11	Ditto
801	<i>,</i> .			l .	•	1	

Names and descriptions as contained Schadule of the parties in respect of claims Dividends are reserved.	in the whose	spective Claim	s the 3rd Dividend b. at Co.'s As. 2 and	Whether any proof shall have any time been made of the debt whereby any Dividend may have accrued.
Clerk, Lieutenant H.,	***	5807 14 (4. 00. 10	Proved.
Clifton, Captain William, Croswell, Miss A. E.	***	2998 4 6		Ditto.
Codd, Trusteen for the M. S. of Lieuter	ant)	1867 1 6	3 3 3	Ditto,
J. & Mrs.,	}	3 261 7 5	5 9 8	Ditto.
Collector of Government Customs,		3353 3 0	5 12 2	Ditto.
Collie, John, Colly Prosaud Bhuttacharge,		16432 8 6	28 3 10	Ditto.
Colly Pressud Bonnerjee,	·	7448 11 6 2623 3 0	12 12 11 4 8 1	Ditto.
Comyn, George,		2156 11 0	4 8 1 3 11 2	Ditto.
Conden, Sorjeant Major M.	- 144	1121 1 0	1 14 9	Ditto.
Connelly, Serjeant Major C., Conway, Captain W.,		2046 6 3	3 8 2	Ditto.
Cook, Estate of John,	- :::	841 12 0 9612 1 0	1 7 1	Ditto.
Corcorau, Miss C., (now Mrs. Dalton,)		159 4 9	16 8 4	Ditto.
Corden, Conductor L		3638 3 0	6 4 0	Ditto.
Cornish, Lieutenant C. J.,	***	394 7 0	0 10 10	Ditto.
Corres, Anthony, Coutts & Co.,		428 0 0 2330 2 0	0 11 9	Ditto.
Cunningham, Trustees for M. and H.,		1238 9 9	2 2 0	Ditto.
Curling, C. S.,		2706 6 0		Ditto.
DaCosta, Willoughby,	- 111	2901 0 0		Ditto.
Daly, Mrs. Bridget, (late Marsh.) Danley, J. W., deceased,	***	4845 12 9 76000 0 0	100	Ditto. Ditto.
Daniel, Colonel F. A.,	***	29512 5 0	50 11 7	Ditto.
Darcey, Guiner James,	***	311 2 5	0 8 6	Ditto.
Daugherty, Eliza,	* 1-	507 6 0	0 13 11	Ditto.
Davidson, B. J., Davie, J. W.,		10958 8 3 2339 15 0	18 13 3 4 0 3	Ditto. Ditto.
Davis, Mrs. Caroline, (late Miss Clark),		979 3 0	1 10 11	Ditto.
Davis, C. J.,		4379 7 0	7 8 5	Ditto.
Davis, Colonel W., Lieutenant R. C. Car for,	2	1422 0 7	2 7 1	Ditto.
Dawes, Easign M.,		982 9 0	1 11 0	Ditto.
Dawes, Lieutenant G. D.,	***	9475 14 2		Ditto.
Debnam, Major R. J.	***	558 0 0	0 10 0	Ditto.
Debnarain Bluttacharge, D'Burgh, Major Hubert, (doceased.)	***	397 13 0 12351 0 0	0 10 2 21 3 B	Ditto. Ditto.
Deerr, Reverend W. J.,		10715 15 0		Ditto.
Delpeiron, J. E.,	**	968 0 0	1 10 6	Ditto.
Deremao, Lieutenant D.,	***	4554 10 8	7 13 2	Ditto.
DeRozario, Mrs. Sophia, Desborough, Estate of W.,		3196 10 8 6885 3 8	5 7 11 11 13 5	Ditto. Ditto.
Dicey, J. M.,		2316 4 3		Ditto.
Dickson, William.		8488 1 0	" "	Ditto.
Ditchfield, Serjenat Peter,	- 114	461 14 0 6427 5 6		Ditto.
Dixon, Mrs. J. G., now Garner, Dhoon, Miss Mary,	115	6427 5 6 10342 10 6		Ditto.
Dodd, Mrs. Margaret,	111	731 9 0		Ditto.
Dolling, Mrs. Elizabeth,		1051 15 0		Ditto.
Domun Shaik, Estate of Sobadar,	***	6638 0 0 1019 5 4		Ditto.
Douglas, R., Douglas, Captain R.,	***	1019 5 4 3944 3 3		Ditto.
Dudrenec, P.,	4+4	4757 5 1	8 2 9	Ditto.
Duncan, Brigadier General Andrew,	***	17263 11 6		Ditto.
Duncan, Estate of Dr. A.	***	6281 14 (2810 10 (Ditto.
Drummond, Lisutenant Henry, Edward, Mrs. Rose,	401	1080 11		Ditto
Evans, Mrs. M., Estate of,	***	1894 ■	2 6 3	Ditto
European Female Orphan Asyium,	419		2 0 7	Ditto.
Exerton, T. Li.,	477		9 12 8 46 8 10	Ditto. Ditto.
Electon, Estate of J. F., Everent, Reverend R.,	***	- 4	22 3 6	Ditto.
Everat, Major George,	***		40 6 4	Ditto

Nimes and descriptions as contained in the dule of the parties in respect of which the descriptions are reserved.	ine ose	Amount spective as per So	the 3rd D	Inchiend livid u 2 er 10	nim- of lond and	Whether any preof shall have at any time been made of the debt whereby any Dividend may have accrued.		
Edlemaun, Mr. Joseph,		2566	0	0	4	б	6	Proved
Ensor, Sarah,	***	633		• 9	1	1	5	Ditto.
Ellis, E. S.,	4 * * *	3113	14	0	5	5	7	Ditta.
Fagan, Colonel C. S.,	4**	383	14	6	0 4	10	7	Ditto.
Fairweather, Conductor John,	***	2858 589	15	0 3	ĭ	()	0	Ditto.
Franklin, Estate of Major James.	114	26407	9	6	45	6	2	Ditto.
Frager, Trustees of Mrs. Thomas,	4.61	2600	0	,0	4	7	6	Ditto.
Fraser and Children, Trustees of Mrs. Cap	₽Ĵ	18565	9	0	31	14	G	Ditto.
)				146	11	2	Ditto.
Felthos, Estate of Madame,	***	85354 1187	11	- 0 - 6	2	0	7	Ditta.
Finning, Licutement S. W., Fensley, Conductor Henry, (deceased,)	•••	4588	5	6	7	14	Ī	Ditto
Fergusson and Children, Trustees for Mrs.		15760	0	0	27	1	3	Ditto.
Ferrior, A.,	**	478		0	0	13	2	1 Ditto.
Fetherstone, Colonel Thomas, (deceased,)		50601		0	86	15 15	7	Ditta. Ditta.
Freed, Serjeant S., Freet, Cantain Robert		11148		7	19	2	6	Ditto.
Frew, Captain Robert, Fielding, Mrs. Lucy,	1 **	3055	_	6	5	4	0	Ditto.
Fitch, Benjamin,		2496	14	0	4	4	-8	Ditto.
Fitzgerald, J. H.,	***	682		- 8	1	9	7	Ditto.
Fitzsimon, Lieutenant Henry,	***	1164		0	97.4	$\frac{0}{7}$	0	Ditto
Fitzsimonds, Mrs. Sophia, Flood, J.,		2589 3273		0	5	9	11	Ditto.
Ford, Gunner John, (Trust,)	***	1702		10	2		9	Ditto.
Fogarty, P. and M. and G. Urquhart,	***	24487		10	42	1	4	Ditto.
Ford, Mrs. Eliza, (late Eliza Isabella Josej	ph,)	497		3	0		-8	Ditto.
Forter, Mrs. Mary,			14		0	14	4	Ditto.
Fothergill, Captain G., Foy, Conductor Andrew,	+ 4 4	1121		_	3			Ditto.
Foy, Mrs. Catherine, (deceased,)	441	1727		6	2			Ditto.
Fulcher, Captain William,		4177	9	0	7	2	9	Ditto.
Gale, Estate of Colonel J. L.,					47	- 9		Ditto.
Ganges River Insurance Company, Gardiner, Rawson Boddam,	•	2940 20313		_	5 34	14	9	Ditto.
Gardner, Henry,		8949		0	15			
Garrett, W. N.,	414	5592			9		9	Ditto.
Gash, Mrs. E., late Marr,		1051		3	1	12	10	Ditto.
Grant, Samuel,	*11	45096			77	70	1	Ditto.
Grant. L. L., Graves, Conductor J.,	***	504 4378			7	13 8		Ditto.
Geddes, Captain W.,	***	7099		_	12		3	Ditto.
George, Mrs. Ellen,	411	2093			3		7	
Gleeson, E. B.,		502			0			Ditto.
Green, Mrs. M. B., Green, J. B.,	110	2541		10	4	10	10	
Gill, Serjeant Major G.,	***	15630 2649		4	26 4		9	Ditto.
Griffin, Lieutenant Charles,	411	1261		9	2			Ditto.
Criffiths, M.,	***	19434	1	6	33			Ditto.
Grime, William, Grimedick, James,	***	1741		9	2			
Goad, S. B., Lieutenant,	* 1 *	2046 2644		8	3			
Goldney, Lieutenant P.,		1196		9	2	- 8 0		Ditto.
Goldsworthy, Thomas,		13248		0	22		3	Ditto.
Goodlad, Miss Mary,	144	9408		3	16	2	8	Ditto.
Gordon, Theodore, Gordon, Captain G.,	141	1969		3	3			Ditto.
Gourmohun Sein,	••	6167 5106		0	10		5	Ditto.
Glynn, R. T.,	***	10593		Ö	18	3	4	Ditto.
Gustavus, John,	444	1638	7	5	2	13		
Haldane, Captain C., Hale, Trustees of Mrs. Emelia,	***	736		10	1	4	2	Ditto.
Hammond, John,	•••	22902 1416			39		10	
Handley, Captain W.,		1 7.210	- 0	- 6	5 Z	- 10	11	Ditto

Names and descriptions as contained in Schedule of the parties in respect of wh claims Dividenda are reserved.	the	spective	Clair	en i	the 3rd Dividend at Co.'s As 2 and	Whether any proof shall have at any time been made of the debt whereby any Dividend may have accrued.
		1587		1	2 11 8	Proved.
	[623		0	1 1 1	Ditto.
		7624	_	6	13 1 8	Ditto.
Hamiltonian Cir. J. R.	•••	16789 10704 1	_	0 9	28 13 6 18 6 4	Ditto.
Harper, Trustees for the M. S. of Mr. W	äl				_	
* + + + * * * * * * * * * * * * * * * *	. }	12002	12 8	8	20 10 3	Ditto.
Harper, E. T.,		5885		0	10 I II	Ditto.
		3605	_	0	6 3 1	Ditto.
Maria Property Distance	1	190 1570 3 3 1	-	D D	0 5 H 269 14 4	Ditto.
The state of Marian Fands		112768			193 13 1	Ditto.
II-tuett Cummar M	[228		ō	0 6 3	Ditto.
Time in Amelia de la		528		0	0 14	Ditto.
		888	_	0	1 8 5	Ditto.
	[568		D B	0 15 7 1 4 7	Ditto. Ditto.
W. J. Conductor H. H.	•••]	750 6793		6	11 10 10	Ditto.
we it - Man Minchath		1261		6	2 2 7	Ditto.
17 1 4. (1.1. a.) W D				i	165 11 4	Ditto.
Heberlet, Miss E.,	:		0 9		0 14 3	Ditto.
	•••		3 5	!	100 5 2	Ditto. Ditto.
	··· [107 Q 1 951	0 8 8 0	- 4	1 10 2	Ditto.
the state of the Chamber of M.			i g		35 9 5	Ditto.
th Tr. T ME (decembed)				- 1	2 7 10	Ditto.
Herman, Henry,	[2031 1		- 4	7 10	Ditto.
rector, o-p-in-	···	5620 1			9 10 6 1 4 13 1	Ditto.
	···		6 8		1 3 4	Ditto.
Tarible T			1 6		4 2 9	Ditto.
Hine Conductor Willred.	<u> </u>	1908 1			, 8 4 5	Ditto.
Hinton, Sorjeant J. and Mrs. E.,	· [926			1 9 6 2 9 6	Ditto.
	[1509 1 1001	5 8 6 6	_ Z	1 11 6	Ditto.
Transaction of the same of the			0 9		1 12 9	Ditto.
		1865 I			3 3 3	Ditto.
Huot, R. H.,			0 3	- 7	3 0 3	Ditto.
Huish, Lieutenant M.,			9 9	- 1	1 12 II 7 4 11	Ditto.
manual in the second	***		0 (4 15 3	Ditto.
redition, and and			_	ś	0 11 3	Ditto.
Husepin Ally.				o	8 10	Ditto.
	[1045		0	1 12 9 1 14 6	Ditto.
Ingham and Co.,	[1109 1		0	1 14 6 2 12 1	Ditte.
	··· }	1601 1 11157 1		9	19 ■ 9	Ditto.
The state of the s		612	-	Ö,	1 0 10	Ditto.
		644		9	1 1 8	Ditto. Ditto.
T a state to		1115		0	1 14 7	Ditto.
Jackson, Patrick,		1656	-	0 6	3 7 9	Ditto.
Jackson, Mrs. Ross Ann,	[2029 27716	_	4	47 10 2	Ditto.
Jacob, George Ogle, (ducessed,)		7238		3	12 7 0	Ditto.
Jenkina, Captain F.,		5327	14	6	9 2 6	Ditto. Ditto.
ervis, Estate of Lient H.,		1102	-	9	13 3 4	Ditto.
Jessee School Fand,	•••		_	4 4.	13 3 4	Ditto.
Johnson, Colonel John,	***	621 . 3410	_	9. 0	5 13 9	Ditto.
Johnson, C. W.,	á5 l	1111	_	9	1 14 6	Ditto.
Johnson Serisant Major Thomas, (decease Johnson's Children, Krestess for Arthur,	***/	3448	10	8	5 14 8	Ditto.
Johnson, William		2411	12	9:	0 13 6	Ditto. Ditto.
Johnson, David,	494		(**	0	0 13 6	Ditte.
Johnson, Joseph	449	1567	4 1	٧		< · ·

Names and descriptions as contained Schedule of the parties in respect of claims Dividends are reserved.	in the whose	Amount spective as per Se	Cla	re- ims	ed Dividen the 3rd Div at Co.'s As.	dairn- id of idend 2 and 100	Whether any proc shall have at any time been made of the deli- whereby any Dividence may have accrued.
Johnston, Serjeant J.,	115	847	7	0	1.7		Proved.
Johnston, Mrs. A.,	+1+	122	2	7	0 8		Ditto
Johoorally, Shaik,	411		13	3	10 8		Ditto.
Jones, Captain D.,	441	. 548	12	3	0 15		Ditto.
Joygopal Roy,	***	1076	9 14	3	1 15 0 8	_	Ditto.
Joykissen Doss,	***	311 2207		6	3 12		Ditto.
Kayanagh, Mra A.		16165	8	6	27 12		Ditto.
Keir, Stoddart and Co.,	817		13	ŏ	1 4		Ditto.
Keymer, James, Kidd and Child, Subscription for Mrs.,		7188	14	ő	12 5	8	Ditto.
Kipling, Serjeant R,		416	0	8	0 11		Ditto.
Knight, William,		2035	-0	0	8 7		Ditto.
Knox, Ensign J. S.,		146		10	0 4	0	Ditto.
Kooshial and Damoodur Doss,	1.00	4000	()	0	6 14		Ditto.
Kruseman, J. D.,	***	1270		0	2 2		Ditto.
Lacon, H.,	***	23291	5 5	7	40 0 2 12		Ditto.
Laine, Estate of C.,	***	1626 5554	1	6	9 8		Ditto.
Lairds, G. D. and Child, Lake, Estate of Colonel G. A. F.,	***		14	9	4 11		Ditto.
Lang, Arthur,	110	1839	6	ő	3 2		Ditto.
Lautier, Estate of W. A.,	411	1403	_	7	2 6		Ditto.
Law, Edward Bidwell,	4	41041	8	5	70 8	7	Ditto.
Lawrence, Lieutenant G. St. O.,	1.0	* 5531	0	0	9 8		Ditto.
Lawtie, Colonel James,	644	15085		5	25 14		Ditto.
Leggatt, Edward,	411	505		9	0 13		Ditto.
Levashe, Estate of J. F.,	1	1769		0	3 6		Ditto.
Lewis, C. W.,		840	8	9	1 7		Ditto. Ditto.
Limrich, Colonel W. J. (deceased,) Lindeman, Mrs. M.,		26190 250		11	45 0	_	Ditto.
Lindquist, W.,		4559		Ö	7 13		Ditto.
Linton, Trustees for the M. S. of Wm.	and }			0		3	Ditta
M. A.,	}	4		_		_	
Linton, Trust for James Henry John, Lithgou, Sub-Conductor Thomas,	14.4.6	H155	4	0	1 14		Ditta. Ditto.
Littlefield, John,		652 504	7	6	0 13	11	Ditto.
Lloyd, Trustees of Mrs. Mary,	1.	2030		0	5 5		Ditto
Lloyd, Lieutenant E. S.,	144	6806		0	11 11		Ditto
Luckwood, Johnson,		390	6	6	0 10		Ditto.
Long, Trustees of Mrs. J. A.,		25668	2	1	44 1	-	Ditto.
Lovell, M.,	***	697	13	6	1 3	2	Ditto.
Low, Captain Robert,		21114	6	•	35 4		Ditto.
Lowe, Trustees for Mrs. and Children,	*** 1	9870	3	6	16 15		Ditto
Lowth, Captain J. J., Luckynamin Dutt,	144	1907	2	8	2 8		Ditto.
Lukis, Captain John,	1.64	267	8	4	0 7		Ditto.
Lyons, Harriot,	***	2442 309	15	8	4 5		Ditto.
Lyster, Mrs. Charlette,	177		15	7	2 2		Ditto.
McCarthy, M.,		3430		6	5 14		Ditto.
McFarlan, D.,	144	10855		Ğ	18 10	_	Ditto.
McLaine, Watson and Co.,	414	1336	0	0	2 4		Ditta
McMahon, Right Homble W.,	144	1419	8	0	2 7		Ditto
McKcan, C. W. W., McKellar, H.,	444	1948		0	8 8		Ditta
Mackrell, Colonel Thomas,	148	1578		5	2 11		Ditto.
Mackenzie, Daniel,	144	6263 4139	- +	8	10 12		Ditto, Ditto,
Mackenzie, Captain Hector,	***	10122	8	3	17 (Ditto
McConnell, Trustees for Maria		889		8			Ditto.
McDonald, Serjeant John,		726	'Z	. 0	1		Ditto
McDonald, R. B.	P44	1448	, 'B	0	2 7	9	Ditte.
McDonald, Captain R. D. H. McDonald, D.,	. ***	TOSSO	- 7	0	18. 2	10	Ditto
McDormond, T.,	121	1600	. 8	.0	2 15	0.	Ditto.
The Table	***	171	. 9	. 5	7° Q 1	8	Disto.
Mackingon, Trust for M. and Mrs.,	111	898	. 2	-0	1 1 8	8	Disto

Names and descriptions as contained in the Schedule of the parties in respect of whom claims Dividends are reserved.	spective Claims	the 3rd Dividend at Co.'s As. 2 and	Whether any proof shall have at any time libeen made of the debt whereby any Dividend may have accrued.
Mackintosh, Reverend L.,	10162 12 10	17 7 5	Proved.
McKitchio, Mrs. M.,	1381 5 5	2 5 11	Ditto.
Madge, J. H., Mailiard, M. S. Trust for Mrs. S.,	758 12 6	1 4 9	Ditto.
Stalcolmson, J. G.,	3042 11 4 6579 7 2	5 3 7 11 4 19	Ditto.
Maling, Captain C.,	152 0 4	0 4 2	Ditto.
Malluck, J. M., (deceased,)	30816 4 6	52 15 4	Ditto.
Malone, Edward, Manickram Coondoo,	45546 13 6 222 4 2	78 4 5	Ditto.
biancel, John,	222 4 2 3102 2 0	0 6 0 1 14 4 5	Ditto.
Manson, Quarter Master Scripant D., (decd.,)	12893 8 6	22 2 7	Ditto.
Manton, John and Son,	2019 13 6	3 7 6	Ditto.
Marquis, O.,	6749 8 9	11 9 6	Ditto.
Marshman, Mrs. H., fer Captain Havelock's t Children,	201 0 5	0 5	Ditto.
Martin, Sir Roger,	54226 0 U	91 8 2	Ditto,
Martin, Lieutenaut, W. J.,	327 0 0	0 8 11	Ditto.
Martin, Beebse, Martin, Conductor Thomas,	1004 11 11 1652 9 8	1 11 7	Ditto,
Mary, Legates under the Will of Lieutenant ?			Ditto.
S. S. Russell, }	3053 3 5	5,311	Ditto.
Masters, J. W.,	825 3 0		Ditto.
Masters, Lieut, G. W., Masterson, Mra E,	3728 0 0 1138 11 0		Ditto, Ditto.
Maxwell, R. W.,	17974 14 0		Ditto.
Medley, Mrs. Ann,	1898 13 0	3 4 2	Ditto.
Medley, George,	116 15 5		Ditto.
Mellis, Estate of Lieutenaut W	8711 14 10 2964 0 0		Ditto. Ditto.
Mendes, Francis,	7066 12 3		Ditto.
Michell, Lieutenant E. W.,	304 7 9	0 8 4	Ditto.
Mickle, Mrs. C., formerly Boyd, Mill, Principal W. H.,	425 14 7 4272 0	0 11 8 7 5 4	Ditto. Ditto.
Millard, Conductor Joseph,	1270 12 0	2 2 10	Ditto.
Miller, Serfeant Charles,	3100 10 8	5 5 4	Ditto.
Miller, Estate of William,	811 15 7	1 6 3	Ditto.
Minchin, James, Minto, J. C.,	5788 5 8 328 4 3	9 15 2 0 8 10	Ditto.
Mitchell, Captain Thomas, (deceased,)	2086 8 0	3 9 5	Ditto.
Mitchell, Mrs. Co.	538 4 5	0 14 9	Ditto.
Moffatt, A. E., Moffatt, Cornet J. D.,	3091 7 0	5 5 0	Ditto.
Molloy, Serjeant R	1190 0 0 1306 13 0	2 0 9 2 3 10	Ditto. Ditto.
Monekton, John,	11029 6 6	18 15 3	Ditto.
Monokton, E. H. C.,	770 10 0	1 5 1	Ditto.
Mooteekhanum, Estate of,	719 14 9 12859 12 4	1 3 8	Ditto, Ditto
Mooteelell Seal, Meran, Estate of Thomas,	34301 3 0	58 15 30	Ditto.
Moskim Syed,	1427 8 0	2 7 3	Ditto.
Molet, Mrs. Josephine,	1	5 3 8	Ditto
Malkern, Captein Martin,	•••	5 10 1	Ditto.
Murro, Serjeent Andrew, (deceased,) Murphy, Mrs. A., (late Pawnea) now Birrill		0 14 9	Ditto.
Murphy, Charles,	932 13 0	1 9 7	Ditta.
Murray, Dinnie,	38933 2 0	66 14 7	Ditto.
Murray, Dinnis, Morray, C. J. D., Murray, Rosign James, Murray, Captain H. R.,	8555 5 6 852 0 0	6 9 11	Ditto.
Murray, Cartain H. R.	2289 13 0	3 13 6	Ditto.
Murray, Trust for Launtenant Alexander and Mrs Amelia, Nancy, Boobse,	12664 10 6	21 12 2	Ditto.
and Mrs. Amelia	2111 5 0	3 10 0	Ditto.
Nant, Print for Mrs. E., (late Miss. Young.)	11412 6 6	19 9 10	Ditto
- A	15612 3 11		Ditta

Names and descriptions as contained in Schedule of the parties in respect of we claims Dividends are reserved.		encetive	Cla	inas	the 3rd D	no len ivi	d of dend and 00	
Native Female School,	*1*	1803	0	8	3	1	7	Proved.
Neave, John,		958	5	0		10	3	Ditta.
Need Trust Account,		5098	0	0	8 0	12	2	Ditto. Ditto.
Nehaul Chund Day,	***	150 83401	9	0	143	5	6	Pitto.
Nelly, Estate of Colonel John, Neville, F. W.,		4934	_	6	8	7	7	Ditto.
Newnham, Henry,		6634	В	8	11	6	5	Disto.
Nicholson, Mrs. M.,		1125	12	0				Ditto
Nilcomul Raha,		1968	6	6	3	6	.0	Ditto
Nisbit, Robert, (deceased,)	:1	5852	15	0	10	G	31	Ditto.
Noble, Trustees for the Orphan child	OI {]	1655	7	0	2	18	6	Ditto.
Serjeant, Norris, Charles,		82940	11	0	56	9	10	Ditto
Nowell, Estate of Mrs. M. T.,		89660	ĝ	Ö	154	Ĩ	7	Ditto.
Nowland, Miss Sarah,		1806	_	11	3	1	- 8	Ditto.
Nuthall, R. C., Lieutenant,	***	314		9	0	8	7	Ditto.
Qatley, Ensign J. P.,	***	1425	4	6	2	7	2	Ditto.
Obhoychurn Ghose,	***	2514		0	. 4	5	1	Ditto.
O'Brien, Mrs. M., Odell, Estate of Major J. C.,	444	1334	4	3	2	13	8 9	Ditto.
Ogilvey, J. B.,		1665 588	7	3	1	0	2	Ditto.
Oldfield, Lieutenant J. R.,	111	424		6	_	11	В	Ditto.
Ottley, G. O., Ensign,	4**	670	7	0	ĭ	2	4	Ditto.
Overitt, Mrs. Jane, (late Hennedy,)		1026	2	0	1	12	3	Ditta
Pandazy, C.,	***	11773		9	20	8	- <u>8</u> i	Ditto.
Park, Lieutenant A., Parker, J. G.,	***	9077	0	8	15	9	7	Ditto.
Parker, Captain Windsor,	1++	564 1804	4	7 9	•0	l	5 7	Ditto. Ditto.
Parry, Quarter Master Serjeant W.,		1649	8	5		13	4	Ditta
Parry, R. B.,		1685		-		15	5 '	Ditto.
Paterson, Miss. L. M. P.,	**	11266	7	3	19	5	9	Ditto.
Paterson, H. B., Paterson, David James,	***	1598	11	3			11	Ditto,
Paterson, Mrs. Louisa, (late Dawes,)	***	7302 2789		10	12	8	9	Ditta.
Pattison, Captain R.,	161	10838				10	î	Ditto, Ditto,
Patton, Estate of Captain J. W.,		14347	8	3		10	6	Ditto.
Pavin, John.		194025	15	9	- 338	7	7	Ditto.
Paxton and Marjoribanks, Payne, Thomas,		17505	5	0	30	1	4	Ditto.
Place, Serjeant J,	***	184	9	5	0	*	6	Ditto.
Playfair, Major Hugh Lyons,	***	265 553	2	0.	0	7	3	Ditto.
Pearce, Captain Charles,		2203	B	ŏ		15	3	Ditto.
Peards, M. S. Trustees of Mrs. H.,		1281	2	8	2	3	2	Ditto.
Penman, Estate of J. A.,		21450	1	0	36		11	Ditto.
Penn, Trust for James Henry, Pennefather, Lieutenant R. P.,	[1555	1	0		10	8	Ditto.
Petters, William, Junior, (deceased)		1486	9	9		8	9	Ditto.
Pizzoni, Bishop A., Presgrave, Colonel D.	***	3976 8599	5 0	2	6 1 14 1	13	4 5	Ditto.
	***		· ŏ	ŏ	3	\$	5	Ditto.
Preston, Benjamin,		53584	9	ō	92	ĩ	6	Ditto.
Pedcock, H., Pigg, Thomas,		12167		5	20		7	Ditto.
Pigou, H. M.,	***	2765	7	.0		n	I	Ditto.
Priest, Mrs. M. A., (late Miss McHenry,)	***	10498 825	3	0 :	18	4	8	Ditto.
Pritchard, J. C.,	***	668	5	8	3	6 2	8	Ditte.
Plomer, Mrs. Ann,	***	741	2.		1	4	8	Ditto.
Porter Trustees for the M S of Mm. H		1898	8	6	3	i	1	Ditto.
Porter, Trustees for the M. S. of Mrs. H., Post Master General,		670		-0	. 1	2	4	Ditto.
Powell, Morgan,	***	241		6	0	4	6	Ditto.
Purvis, Reverend R. F.,	***	3691 27442	10	0. 0	6	5	6	Ditto.
Quantin, Paul,		1180			47	4	8	Ditte.
Quantin, Henry, Ramconny Bhuttacharjee,		983		.0	1		0	Ditto.
mountained and managed day	494	418	3	6	0		1	Disto.

Names and descriptions as contained in the Schodule of the parties in respect of whe chima Dividouds are reserved.		spective	Cla	ro- Lims	ed Dividend of the 3rd Dividend at Co's As. 2 and	Whether any proof shall have at any time liber made of the debt whereby any Dividend may have accrued.
Ray, Estate of Charles,		18696	4	4	32 2 2	Proved.
Daynes William Conductor		1314		6	2 4 2	Ditto.
Rea, Mrs. Sarah,		247	10	4	0 6 8:	Ditto,
	44.6	217	2	9	0 5 31	Ditto.
	***	2571		0	4 4 7	Ditto.
Paid Samont John Glospand V	***	474 1095	16	6	0 12 10 1 14 2	Ditto.
Discould May Telephone		2303	4	0	3 15 4	Ditto.
12 L. A. Wi		1420	_	5	2 7 0	Ditto.
		13625		0	23 6 8	Ditto.
	••• [2101	7	.3	3 9 9	Ditto.
Dalamete Discours		3023 570	10	10	5 3 1 0 15 7	Ditto.
Robinson, Trustees for Mrs. D. and Mr. J.,	[2000	U	ő	3 7 0	Ditto.
Dallin Paters of Thomas		833	4	0	1 6 11	Ditto.
Rogers, Mrs. M. and J. P.,	}	2178	0	0	3 11 10	Ditto.
	-;: l	8316	5	0	14 4 8	Ditto.
Roman Catholic Chapel of St. Patrick, Dum- Dum,		2107	11	3	9 10	Ditto.
Panlannal Circle Paint	2	73725	12	0	126 11 5	Ditto.
Daniel Handle A		36988	3	6	63 9 2	Ditto.
Royce, Jacob,		10065	0	0	17 4 9	Ditto.
	•••]	3051		0	5 3 10	Ditto.
Charlette Bases, errollment P	"	165693 1000	13	0	284 12 H 1 11 6	Ditto. Ditto.
Norman Contain T. R.	::1	3959	0	0	6 12 10	Ditto.
Paralament D M and C.		661	_	11	1 2 2	Ditto.
	[14	0	16 10 11	Ditto.
	[4284	3	0	7.5	Ditto.
At the fit can be \$57	:: j	571 1059	2	0	0 15 7 1 1 13 1	Ditto. Ditto.
61 - branch and 2 I realizable	[2625	0	ŏ	4 8 2	Ditto.
Sham Churn Dutt,	[385	5	7	0 10 7	Ditto.
		25665	0		44 1 8	Ditto.
		39595 838	9	0	68 0 1	Ditto. Ditto.
and the state of the control of the		462	7	6	0 12 8	Ditto.
Seeb Chunder Ker.		500	Ü	0	0 13 9	Ditto.
Seely, Trustees of Captain and Mrs. J.B., M.S.	S .,	5626	0	0	9 10 9	Ditto.
a contract of many and an arrangement of the contract of the c		2904 3175		10	4 15 10 5 7 3	Ditto. Ditto.
The state of the s		13713	4	0	5 7 3 23 9 0	Ditto.
4/4 1 mm		2215	-	0	3 12 9	Ditto.
Spencer, T. K.,		6901	8	0	11 13 9	Ditto.
Stevens, Captain J.,		1170	0	0	2 0 1	Ditto.
The state of the s		707 1687		6	1 3 6 2 14 5	Ditto.
Control of the Contro		4901		4	8 6 9 3	Ditto.
		1337		0	2 4 9	Ditto.
Sinclair, William,		1140	-	9	1 15 4	Ditto.
Sample of Asserted Asserted		12647 1144	7	0	21 11 8 1	Ditto.
the same of the sa		4737		0	8 2 1	Ditto.
And the state of t		3065		6	5 4 III	Ditto.
Smith, T. B.,		10936	10	0	18 12 8	Ditto.
Smith, Trustoes of Mrs. A. S.,	•••]	10555	10		18 2 2	Ditto.
The state of the s		1269 8344		0	14 5 4	Ditto.
Desired the second of the second		12714	9	3	21 13 7	Ditto.
Smith, Engin John,		958	12	0	1 10 3	Ditto.
Smith, H. A.,		193	-	5	0 5 4	Ditto.
The state of the s	***	12107 5626	2	9	20 12 11 9 10 8	Ditto. Ditto.
Should Charles to the tar 407 A	444	1920		9	3 4 9	Ditto.
	477			₩.		

Names and descriptions as contained in Schedule of the parties in respect of wheelaims Dividends are reserved.	the osc	spective :	Clai	re- ma	ed Dividend the 3rd Divid at Co.'s As 2	of lend and	Whether any proof shall have at any time been made of the debt whereby any Dividend may have accrued.
Smith, Mrs. Ellen,		272	8	3	0.7	4	Proved
Smith, E. J.,		21949	4	7	37 11	7	Ditto.
Spiller, Major W.,		21911	11	4	37 10	6	Pitto.
Scott, Trustees of the M. S. of Mr. and Mr.	M. j	5096	+	10	8 12	2	Dirto.
Control of	···	5230	٥	()	8 15	9	Ditto.
Scott, Mrs. Cornelia,	,	571	11	0	0 13	8	Ditto.
Scott, Lougham, Penfold and Co.,		684		6	1 2	9	Ditto.
Shortreed, Lieutenant P., Stone, Lieutenant Henry,		1312		6	2 9	7	Date.
Smyth, Mrs. A. C.,	***	4616	- ()	Ð		10	Date.
Squire, Captain J. C.,		2460	()	0	4 3	7	Ditto.
Sullivan, J. S.,		20744	1	- 0	35 10	4	Ditto.
Suttehurn Ghosaul.		968	20	4 8	1 10	- 6 - 8	Ditto.
Sykes, J.,		1043 1515		4	1 12 2 9	7	Ditto.
Taylor, R. J., Taylor, Potter and Co.,	***	6522			11 3	4	Disto.
Taylor, James and Miss Elizabeth Miller,		5658	- 1	3	9 11	6	Ditto.
Thackeray, Estate of R,	4.85	12561		5	- 21 9	4	Ditto.
Thackeray, W. M.,		25173	- ()	U	43 4	1	Ditto.
Traill, G. W.,	***	110956			190 11	2	Ditto.
Templer, Henry,		657		0	1 1	11	Ditto.
Templer, J. W.,	414,	1963 1963	_		7 4 3 5	11	Ditto.
Texcira, Captain S., Thriopland, T.,	***	1327			1 15	0	Ditto.
Tickell, Estate of Captain S.,		5721	6		9 13		
Tilghman, R. M., (deceased.)		7602	2		13 1	0	Ditto.
Timings, Captain H.,	***	1250	-0		2 2		Ditto.
Tremblehousen, Mrs. Mary,	•••	980			1 11		
Treston, Conductor E., Tweedale, Lieutenant F.,		6321			10 13		
Tempant, Lieutenant J., for the Artille	ery)					3 10	1
School,	}						1
Thomas, Estate of Mrs. J., Thompson, Reverend J. T.,		3112					
		$\frac{6890}{7587}$			_		1
	{	439			0 12		1 5 Finero
Thomson, D.	***	965			1 10		
Thomson, Estate of D. Thomson, Captain George,	***	10166			17 7		
Thomson, Miss Jane,	4.11	7026			12 1		
Thorpe, Conductor William, (deceased,)	***	3217			5 8		
Tod, George,		11232			19 4		
Tod, Trust for Mr. and Mrs. George,		45126		- 0	10 8		
Todd, Estate of Captain Joseph,	***	46012			79 1		
Torrick, M., Tottenham, Captuin J. L.,	***	1640			2 13		1 -
Tronson, Captain E. J.,	•••	: 848 : cons			1 7		
Trotter, Estate of Major A.,	100	6902 4750			11 13 8 2		
Trotter, Robert.		301			0 8		
Trotter, Serjeant Major W,	***	5007			8 9		
Tutloh, R. C.,			14		0 4	10	
Turner and Marshman, Turner, Major W.,	***		13		,		Ditto.
Tuther, Serjeant W.,					0 9	-	
Union School,		1576			2 11 0 11		
Urquhart, Mrs. Conductor,	•••	979					
Vanristell, J. F.,		EAAM				11	
Vibert, Henry, Waddington, B			8	0	16 18	10	
Waddington, B., Wade, Serjeant P.,	***				j 0 6	3	Ditto.
Walker, A. J.,	414	00000		10	1	8	Ditto.
Walker, Colonel G. W.,	411	040			1 +	10	
Waller, Lieutenant Robert,	1.44	0.40					
Waters, Colonel E. F.,	***	9050					
					, -		i exactioni-

		Amount of re	Whether non
Names and descriptions as contained in the		I od tatanced d	I issuall have or any time
Schedule of the parties respect of whose	Unocente Citatitale	true and futilities	thice a reado of the doler
claims Dividends are reserved.	as per Behedule.	at Co. a As. 2 an	d whereby any Dividend
		Sa. Ra.	may have secrued.
		1	
Watson, James, Watson, Colonel W. L.	376 4 11 1085 9 0	0 10 m 1 13 11	Proved. Ditto.
Watson, Trustees for Mrs. Flenry,	3745 0 0	6 7 0	
Wanchope, Trustees for Mr. Andrew,	1417 4 0	2 6 10	Ditto.
Westwood, Mrs. Custy,	1104 14 9	2 6 7	Ditto.
- /	3166 10 8 32440 3 7	5 # 10 55 12 1	Ditto.
Whish, Mrs. L. F., (now Monteath and Son.)	3538 15 11	6 1 3	Ditto.
Whitaker, Serjeant Martin,	546 0 0	0 14 11	Ditto.
White, Major Adam, White, Colonel H. L.,	24750 9 0 2519 3 8	42 8 7	Ditto.
White, Miss Louisa, (Daughter of Colonel)		4 5 2	Disto.
White,)	2135 4 8	3 10 8	Ditto,
White, Miss Louise, (Daughter of Serjeant)	5912 4 0	10 2 7	Ditto.
White,)	2637 9 0	4 6 6	
White, John Heram,	1026 6 6	1 12 2	Ditto.
Wilkinson, Captain Thomas,	248 14 0	0 6 9	Ditto.
Wilkinson, Conductor John, (deceased,)	1999 13 4	3 7 0	Ditto.
Estate of, \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	5507 14 0	9 7 5	Ditto.
Wilson, Trust for Mr. and Mrs. H. H.,	996 5 6	1 11 4	Ditto.
Winston, Edward,	6827 11 0	11 11 9	Ditto.
Wischam, Captain R. H.,	871 13 9	1 7 10	Ditto.
Wright, Mrs. Mary. (now Burke.) } Wright, Estate of John, }	5622 0 0 5643 8 0	9 10 6 9 11 1	Ditto.
Wood, N. A.,	523 3 9	0 14 4	Ditto.
Wooley, Estate of Joseph,	8179 0 0	14 0 11	Ditto.
Voore, Captain John,	10686 0 0 [18 5 10	Ditto.
Worrall, Major H. L., Wyatt, Trustees of Mrs. and Children,	487 11 0 1 19261 9 3 1		Ditto.
Wyllie, Robert,	113 10 0		Ditto.
Yates, Mr. and Mrs. Richards,	2564 0 1	4 6 5	Ditto.
Young, W. R.,	6342 0 0	10 14 4	Ditto,
Young, Captain Gavin, Young, Misses Jane, Mary, Elizabeth,	3348 6 2	5 12 0	Ditto.
Charlotte and Margaret Ursula, }	27812 9 0	47 12 10	Ditto.
		,	
	01h: 4 0 :		-
Adam, Reverend M. T.,	2170 4 6 1225 9 8	3 11 8 2 1 9	Not proved. Ditto.
Agra Church Missionary Society,	486 12 10	0 13 4	Ditto.
Adams, Joseph,	176 0 5	0 4 9	Ditte.
Alexander, Robert,	923 0 0 1 232 11 4	1 9 4 0 6 5	Ditto. Ditto.
Alexander, Trust for James,	272 9 6	0 7 5	Ditto.
Anderson, Captain Drummond, Arnold, Colonel George, (Pensioners' account.)	3620 5 0	6 3 7	Ditto.
Auksafere, Beebee,	30855 14 0	53 0 6	Proved.
Baddeley, F. P. H.,	240 0 0 0 454 7 8	0 6 7 0 12 5	Not proved. Ditto.
Rannerman, Hon'ble J. A., (deceased,)	120 15 0	0 3 3	Ditto.
Barker and Palmer,	340 0 0	0 9 3	Ditto.
Barstow, Captain J. A.,	247 11 0	0 6 9	Ditto.
Black, Captain William,	11599 f 0 39133 12 0	19 15 1 67 4 2	Proved. Not proved,
Blake, Estate of G. A.,	342 10 0	0 9 4	Ditto.
Blane, A. W., Bracken, Reverend Richard, (deceased),	648 13 5	1 1 9	Ditto.
Beckett, John.	193 1 1	0 5 4	Ditto.
Benson, Trustees for Mrs. Amelia St. G 🐧	901 13 0	189	Ditto.
Brown, Biddulph, Kanign George,	171 14 0	0 4 8	Ditto.
Birch, Estate of Mins E. A. A.,	370 0 0 t	0 10 2	Ditto.

Names and descriptions as contained in the schedule of the parties in respect of whose laims Dividends are reserved.	spective	Cla	inus	ed Dividend the 3rd Divide at Co.'s As 2 s	of and and	Whother any proo- chall have at any time been made of the deb- whereby any Dividence may have accrued.
Brightman, Trustees for John, Mary and Jane.	1456	8	0	2 7 1	1	Not proved,
Bowring, T., for the Westminster Review,		6	8	0 12		Ditto.
Boyd, F. T.,	475297	12	11:		9	Ditto.
Boyd, Estate of Lieutenant C.,		7	6		5	Ditto.
Boswell, J. J.,	404	14	9	0 11	1	Ditto.
Boyd, Trust for the Children of the late)		0	11	0.15	8	Ditto.
Captain G.,)	298	1	0	0 - 8	2	Ditto.
Bunec, Miss Janc, Buckley, M.,	0.80		0	4	4	Ditto.
Bullen, Lieutenant Joseph,	1.00	0	-0		0 [Ditto.
Burton, Lieutenant C. E.,			G	0.7	1	Ditto.
Bushby, G. A.,	228	2	0		3	Ditto.
Butler, Estate of Captain John,	5357		3	4 4.	7	Ditto.
Blunt, Trustees for the M.S. of Mrs. Eliza,	49587 15080	1	3		71	Ditto
Buller, Trustees of Mrs. A. E., Bryan, Serjeant Major S,	135	-	0		- [Ditto.
Bryant, Colonel Jeremiah,	26966	-	8		. 1	Ditto.
Calton, Cl.,	179	1	0		0	Ditto.
Campbell, Captain J.,	7367	-0	10		7	Ditto.
Campbell, Captain Peter,	1560	0	0	2 10 1		Ditto.
Cary, Reverend William,	506	0	0	0 13 1		Ditto.
Carter, H. F., Carter, J. C.,	6813 6674	8	6	11 11	5	Ditto. Ditto.
Cartwright, Captain John,	478	0	Ü		ĭ	Ditto.
Chambers, Captain F. M., (deceased,)	1889	9	9		- 1	Ditto.
Clark, John,	873	1	3			Ditto.
Clark, Captain W., (Reserved Fund,)			0			Ditto.
Cameron, Trust for Mrs. F.,		8	0		9.	Ditto.
Child, T. S., Cherry, E. T.,	352 15 3 2		9 8		8	Ditto.
Chew, Trust for Mrs. J. R,	1.000		9		9	Ditto.
Cornelius, Trustree for the M. S. of Mr.)	2265		9		3	Ditto.
H. & Mrs., f Cobbe, Major T. A.,		1	6		0	Ditto.
Colebrooke, Henry Thomas,	503		0		0	Ditto.
Coles, T. R.,		0	5			Ditto.
Conroy, Captain G.,	193		6			Ditto
Conyers, J. D., (deceased,)	6478		3		1	Ditto.
Cotton, Major Sydney, Coulthard, Captain Samuel	811		0	1	4	Ditto.
Care Cantain H. D.	901 218		9 6	1		Ditto.
Crowe, Mrs. Maria, for Eliza Dougherty		1	ő		0	Ditto.
Clutterback, Licutenant E.,	• 215		1		ĭ	Ditto.
Dalby, Elizabeth, (late Thompson,)	1265	1	0		9	Ditto.
Darasha Carsetjee,	563		8		4	Ditto.
Darling and Family, Trustees for Mrs. Ann, Davy Sing, Subadar,			0			Ditto.
Dower Estate of Licutement J. K.	3687	4	0		5	Ditto.
DaCosta, C. F.,	2298	12	6		2	Ditto.
Deas, Lieutenant W. P.,	480	0	ő		0	Ditto. Ditto.
Deegah Baptist Missionary Society,	307	_	0	44	5	Ditto.
DeMellow, Mrs. Anna Maria, (deceased,)			0	and the second	ı i	Ditto.
DesCrusios, Francis, (deceased,)			0	,	4	Ditto,
DeSilva, John, DeSilva, Mrs Josaphine,	1967	2	4		3	Ditto.
DeWail, Mrs. H. L., (Pension account.)	1265 229	16	3	2 2	9.	Ditto.
Dickson, Miss Ann,		2	10	0 6	3	Ditto.
Dickson, Estate of Licutenant A.	5319		6	9 2	6 2	Ditto. Ditto.
Dickson, Trustees for the M. S. of Colonel	3114				- 1	
William and Mrs., Donaboo, Thomas,	'	9	0	5 5	7	Ditto.
Dore, Cantain P. L.	2122	11	- 6	3 10	4	Ditto.
2010, 0000000 1. 20,	4.00.0	-	-	A	2	
Dorin, J. A., Dore, Trustees of Captain P. L. and Mrs.,	622	6	8	0 11	8	Ditto.

Names and descriptions as contained Schedule of the parties in respect of claims Dividends are reserved:		I MINICHARD A	TANGED STATE	the 3rd Divide	whether any proof shall have at any time of the deleter made of the deleter that whereby any Dividentary have accrued.
Durward, Captain J.,	***	181	8 11	4 11	Not proved.
Durger, Richard,	++1	203 1	0 0	0 5	Ditto.
Edward, J.,	***	t= .	3 0	0 15 10	
Edward, Captain J. J., (deceased,) Edward, Ensign W. G.,	7.44		# O	6 8 5	
Ezclante, Mr. Anna McVatez,	***	533 - 9898 1:	4 0 2 0	0 14 8	
Ede, Estate of George,		1182		2 0 6	
Elliot, Hon'ble Captain G.,		6349	0 0	10 14 6	
Facy, Estate of Asron,	***	265		0 7 3	
Fagan, C. W., Fago and Children, Trustees of Mrs. Ma	***	259 19		0 7 1	Ditto
Fell, John,	ا	5167 10 949 9		8 14 1 1 10 1	Ditto.
Fergusson, Mrs. A. (late Mrs. Thomas,)	***	606 \$	- 1	1 8	
Fletcher, Calch and Co.,		211 12		0 5 10	Ditto.
French, A. B.,		198 14		0 5 5	Ditto.
Fitzgerald, Captain Thomas, Fitzgerald, Estate of Colonel M.,	***	95 5 1936 3	0	0 2 7 3 5 2	Ditto.
Floyer, A. C.,		591 11		1 0 3	Ditto.
Forth, Miss A. H.,		1707 7		2 14 11	Ditto.
Fuller, Conductor Thomas,		2520 15		4 5 3	Ditto.
Gamin, Mansiour P., Glasgow, Trustees for the M. S. of Capte	::::\ 	212 1	7	Q 5 10	Ditto.
W. and Mrs. Amelia,	}}	3034 10	0	5 3 5	Ditto.
Ghazatee Khanum Bebee,		3172 10	0	5 7 2	Ditto.
		176 6	2	0 4 10	Ditto.
Orame, H. S.,		4004 13	I I	6 14 1	Ditto.
Grant, Sir W. K., Brant, Lieutenant Ludomick,		6345 3 1008 12	0	11 4 0 1	Ditto, Ditto,
Grant, Henry J.,		2430 6	iii }	4 2 9	Proved
Gentlemen of the Calcutta Five's Court,		647 13	4	1 1 9	Not proved.
Green, Corporal Charles, Greenway, Edward C., (deceased,)	***	925 9	2 3	0 9 3	Ditto.
Driffiths, Licatemant Edward,	***	3302 5	3	1 9 5 5 5 10 10	Ditto.
Griffiths, Colonel Hough,		2475 - 9	3	4 4 0	Ditto,
Goodday, Lieutenant G. C. S.,		2406 10	0	4 2 2	Ditto,
Goodwin, C. N., Gooloos Life Annuity,	*** j	292 1 1013 5	3	0 8 1	Ditto. Ditto.
Groopermend Bose,	***	1445 4	8		Ditto.
Hall, Misses Mary and Louise,	444	1373 7	1		Ditto.
Harrington, J. H., (deceased,)	***	126 1	0		Proved
Harrington, H. B.,	bet a	1159 II 1987 II	6		Not proved.
Harry, Frederick, Hart, H.,	***	1987 1	ő		Ditto.
Hawkins, J. A. F.,		949 0	0	1 10 1	Ditto.
Hawkins, William,		123 8	0	0 3 4	Ditto.
Haynes, William,	***	1933 2 9794 13	9	3 5 1	Ditto.
Hamilton and Co., Henderson, Estate of Benjamin,		3944 5	6	15 7 10 6 12 4	Ditto. Ditto.
Hicks, Captain John,		125 4	7	0 3 5	Ditto.
Hicks and Children, Trust for Mr. E.		448 2	6	0 12 3	Ditto.
Hissamuddy Moulovie,	***	2731 7	0	4 11 0:	Ditto.
Hodgeon, Major J. A.,	*7*	15649 14 855 9	0	26 14 4	Ditto, Ditto.
Hogg, Miss C. S., Hogg, A. R.,		855 9	4		Ditto.
Holden, Serieant Hy.,		962 2	0	1 10 4	Ditto.
Hopkins, Trustees for the M. S. of Mr. & B		2188 13	0		Ditto.
loward, Estate of W.,	444	3585 3 577 10	6	6 2 8 0 15 10 0 15 10 0 0 15 10 0 0 0 0 0 0 0	Ditto. Ditto.
Hume, John, (decessed), Hunter, Estate of Captain C.,		128	0		Ditta.
Hunter, Mr. H.,		95	0	0 1 7	Ditto.
Hunter, Colonal George,		360 O	0		Ditto.
Tumoo Bhaik,	***	514 3 422 9	0		Ditto. Ditto.
Ivine, Lieutenant George,	***	167 9	3		Ditto.
ackson, Alexander,	[. 1	, = \	

Names and descriptions as contained in Schedule of the parties in respect of wichins Dividends are reserved.	the inse	spective	Chai	ime l	the 3rd Div	claimy ad of videad 2 and 100	Whether any proof shall have at any time been made of the debt whereby any Dividend may have secued.
Jacobs, Trustees for Mr. and Mrs. J. S.,		1689	4	0		4 5	Not proved.
James, Henry,		160	0	0		4 4	1
Jaun, Bebee,	4 4 4	333	3	0		9 1 3 3	Ditto.
Jameson, Charles,		1282	7	8		7 4	Ditto.
Jebb, Estate of J. S.,	144	850 4357	8	0		7 9	Proved.
Jenkins, E., W.,	***	18578	7	3	31 1		Not proved
Jenkins, Captain Thomas, Jennings, William Thomas,	***	1590	i	3	2.1		Ditta
Jeremah, Mrs. J. M.,	***	13000	0	0		5 6	Ditto.
Johnson, Trustees for Miss Ann Maria,	***	1055	9	0	1.1		Ditto.
Jones, J. B.,	**	402	13	3	0 1	_	Ditto.
Kearney, Dennis,	944	536	- 4	2	0.1		Ditto.
Keating, R.,	144	198	9	3	1	5 5 9 9	Ditto.
Kemp and Company,	404	359	6	3	0		Ditto.
Kent W. T.,	148	1107		0		4 0	Ditto.
Khet Singh, Kinleside, Lioutenant R. R.,		145 327	0 8	0 -	ľ	9 0	Ditto.
Kyan, Captain John Howard,		18304	0	0.		7 4	Ditto.
Lambert, B.,		733	8	-		4 1	Ditto.
Lamb & Co., Trustees of J.,	1**	185	ĭ	1	0	5 1	Ditto.
Lawrence Fund,	1	1749	01	3	3	0 0	Ditto.
Lawrell, Lieutenant Horatio,		2380		0 :	4	1 6	Ditto.
Lawrence, Captain H. P.,		2871	- 6	0		4 10	Provad.
Leyburn, Serjeant John,	411	398	3	1		0 11	Not proved,
Legard, Ensign W. B.,		135		0	1	3 8	Ditto.
Literary Agency,		149	7	- 1	0	4 0	Ditto.
Low, Major John, Lowriero, Estate of Mrs,	***	325		0	1	8 11	Ditto.
Lushington, Henry,		434	12	10	i	6 5	Ditto
McDanniel, Miss Martha,		1116		0	1	4 8	Ditto
McKay & Co., J.,	***	15520		0		0 9	Ditto.
McKenzie, Mr. C. (decd)		620	12	- 6	1	1 3	Ditto.
McKenzie, Graham & Co,		269		- 3	0	7 4	Ditto.
McKenzie, John,		821			1	6 7	Ditto.
McLond, Mrs. Mary Ann,	***	642			1 1	1 7	Ditto.
McKenzie, Helt, McKenzie, Lyall & Co.,		621			1	1 0	1
McKimen, Captain Alexander,	4 + 5		13		0	4 0	
McDonald & Co., D.,		2306	_	10	1	5 4 5 0	1
Magniac, Daniel,	* * -	1093	10		1 1	2 5	Ditto.
Mappers, T. C. H.,	***	410		i	0.1	3	Ditto.
Marjoribanks and Co., S.,	***	. 8661			6	4 7	Ditto
Marshall, Ensign Allan,			- 13			2 9	
Marshall, Mrs. Hannah,	***	2149	- 9	4		1 1	Ditto.
Master, S. L.,		97			0	2 8	Ditto.
Maxwell, Lieutenant E. A. D., (deceased, Maxwell, Lieutenant R.,)	626			1	1 1	
Meade, Major Frederick,		1749			3	0 1	
Menzies, Mrs. E.,		167		0	0	4 6	
Mess, 3rd Regiment Light Cavalry,	***	18666 140			32	1 4 3 10	
Mearing, N.,		126			"	3 10	
Miliar, John, Ensign,		900		-	ō	6 1	
Miller, George, (deceased,)	444	3000			5	2 6	
Miller, Mrs. Catherine,	4	CPTO			i	2 5	
Miller, Estate of James,		901	9	0	T	8 9	
Meade, Trust for Alexander, Legatee un- the Will of Serjeant Stevens,			15	0	0	7 2	4
Moniott, P.,	ز				<u> </u>		
Moran, Trustees for Mathew and Mrs.	Ann		15		0	5 11	
mortis, General J. W.,		777.4				8 4	10.00000
Morton, Mrs. Juliana,	141	400			4	5 2 13 5	
Mozuffer Ally Khan Syed,	146		10			1 10	Dista.
Muller, Miss Mariana,	***	7 (04) (1			2	8 8	
Mundy, Ensign F. W.,		1 2800				11 9	

Names and descriptions as contained in Schedule of the parties in respect of whe claims Dividends are reserved.	spective Claims	Amount of respective Unclaim— Whether any proof ed Dividend of shall have at any time the 3rd Dividend been made of the debt at Co.'s As. 2 and whereby my Dividend 9 pio per 100 may have accrued. Ba. Rs.
Munmun Conkish,	813 0	1 6 4 2
Newcomb, William,	726 9 8	1 6 4 Not proved. 1 4 0 Ditto.
Nowell, Alexander,	1524 5 0	2 9 11 Ditto.
Nash, Lieutenant Sebastian,	639 6 9	1 1 6 Proved
Napier, Trust for Helen, Okedon, W. P.,	- 8580 2 6	14 11 11 Not proved
Pakenham, Thomas,	1827 6 4	3 2 3 Ditto.
Pasley, Captain O.J.		0 10 8 Ditto.
Pattle, James,	911 0 -	1 12 5 Ditto. 0 9 5 Ditto
Pender, Captain Edward, (deceased),	Ouen o -	0 9 5 Ditto. 16 14 11 Ditto.
Poorone, Ensign W. H.,	410 to 5	1 0 10 Ditto.
Pereira, Peter,		1 3 2 Ditto.
Petree, R. B., Phillips, Jones and Sons,		0 1± 10 Ditto.
Pairce F W	D00 6 6	19 0 7 Ditto.
Pingault, J. A.,	773 (6)	0 8 0 Ditto. 1 5 2 Ditto
Price, Elizabeth,	016 11 6	1 5 2 Ditto. 1 9 2 Ditto.
Potter, Captain Hill,	901 14 6	0 10 10 Ditto.
Pownes, Sub-Conductor John, (deceased),	115 15 0	0 3 1 Ditto.
Poynton, Captain William, Rainey, Ensign Henry Garner,	103 9 6	0 2 10 Ditto.
Ram Chunder Mookerjee,	312 11 2 584 6 9 1	0 8 7 Ditto.
Ravenscroft, Trust for A.,	1578 14 8	1 0 1 Ditto. 2 11 4 Ditto.
Reade, Estate of J. T.,	223 12 0	0 6 0 Ditto.
Read, Marins, (deceased),	1040 I 0	1 12 7 Ditto.
Reading Society, 16th Regt. N. L., Regimental Account, H. M's. 16th Lancers	482 4 10	0 13 3 Ditto.
Reynold, John, (deceased),	1010 3 7 105 2 0	1 11 9 Ditto, 0 2 10 Ditto.
Reynolds, Captain W.,	6820 2 0	0 2 10 Dieta. 11 11 6 Dieta.
Rhead, L. H.,	619 13 6	l 1 0 Ditto.
Reid, C.W., DeCosta G. Imlack & J. L. Heatly, Hobinson, Estate of Colonel W.,	431 5 0	0 11 10 Ditto.
Rose M. J. M.	1686 8 9 1 175 6 3	2 14 4 Ditto.
Rossermode, William,	175 6 3 483 8 6	0 4 9 Ditto. 0 13 3 Ditto.
Ronald and Master, (both deceased,)	123 12 3	0 3 4 Ditto.
Ronald, Bell, (deceased),	887 7 8	1 8 5 Ditto.
Rudd, Mr. William and Mrs. Lucy,	1891 14 0	3 4 0 Ditto.
Ryley, Sub-Conductor T. B., Ryper, John Adrian,	1404 14 0 354 15 0	2 6 7 Ditto.
Salasunpoor Book Society,	611 8 0	0 9 9 Ditta. 1 0 9 Ditta.
Shaine, James	191 1 0	0 5 4 Ditto.
Sealy, M. S. of Captain G. and Mrs. (now)	660 14 1	1 2 1 Ditto.
Mrs. Majmow),	•	\$ 171560,
Sheddon and Co., Sheer Khan,	160 6 0 106 10 0	0 4 4 Ditto.
Skene, Colonel William,	662 11 0	0 2 11 Ditto. 1 2 2 Ditto.
Sinclair, Trustees for the M. S. of Mr. W. 1	010	
and Mrs.		0 8 8 Ditto.
Settarah, Khanum, Col. W. Swinton of Beebee,	7099 8 6	12 3 2 Ditto.
Smith, C. W., Smith, Lieutenant T. A.,	7613 14 0 712 6 5	13 1 4 Ditto. 1 3 7 Ditto.
Spicer, Captain A. E.,	2344 13 3	4 0 5 Ditto.
" Scott, Mrs. Charlotte,	217 12 0	0 5 11 Ditto.
Scott and Co., India Gazette Press,	190 12 7	0 5 3 Ditto.
Sailly's Children, Mrs	298 13 8	0 8 2 Ditto.
Shubrick, Lieutenant Colonel Thomas, Stubbs, Lieutenant John,	2500 0 II 1466 0 0	4 4 9 Ditto. 2 8 3 Ditto.
Subscription for a Fund for Col. C. H. Fagan,	230 15 0	0 6 3: Ditto.
Subscription for Soldiers and Sailors,	7334 3 6	12 9 7 Ditto.
Supple, Serjeant John,	201 1 0	0 5 6 Ditto.
Sutherland, Charles,	1049 12 6 471 8 9	I 12 10 Ditto. 9 12 11 Ditto.
Tayler, Serjeant John, Taylor, D. W.,	1593 9 9	0 12 11 Ditto. 2 11 10 Ditto.
Taylor, Miss Mary,	1311 0	# 4 0 Ditto.
The second secon	'	

Names and descriptions as contained Schedule of the parties in respect of claims Dividends are reserved.	in the whose	Amount spective as per Se	m.	re	the 3rd Dividend at Co's As 2 and	Whether any proof shall have at any time shall have at any time sheen made of the debt whereby any Dividend may have accrued.
		2085	15	6	3 9 5	Not proved,
Trawin, Mrs. Mary,	•••	>		5	7 5 11	Ditto.
Twicdon J. F.	444	4288	7	0	6 3 11	Ditto.
Thomas, John. Assi to G. Boyd, Indigo P	lanter,	5635	6	ő	0 4 0	Ditta
Toone W. L. M.,	***	146		0	3 1 9	Ditta
Townshead, Lieutenant Edward Duke,	4**	1809		ő	7 6 9	Ditto.
Tozer, Captain James William,	***	4320	- 4	0	1 5 8	Litto.
Trotter, John.	6 9 4	786	6.	0	0 10 1	Litto.
Turnbull, George Alexander,	***	372	2		0 4 2	Ditto.
Turner, Licutement George,	411	152	1	0	2 1 4	Litto.
Turner, John.	***	1215	1	4	5 2 1	Ditto.
Tyler, George,		2986	6	0	1 10 4	A distant
Vaz, Daniel,	401	962	- 3	0	0 9 4	Dittet
Venables, F.,		340	1	2	0 9 6	Ditto.
Vellett, C. M.,	**-	346	411	6	0 6 8	Ditto.
Vincent, Captain G. F. F.,	*14	243	6	6		Ditto.
Vibart, Lieutenant J. E.,		2845	2	0		Dato
Vincent, F. R.,		110	0	0	,	Ditto
Waddell, William,	***	103	0	0	0 2 10	Ditto.
Waddell, Estate of James,	4 * *	857	- 3	1	1 7 6	
Wade, Trust for Miss E. M.,	**	86	1	6	0 2 5	Ditto.
Wainhouse, R. and W.,		861	12	0	1 7 7	Ditto.
Walker, Roussac and Co.,	***	121		6	0 3 3	Ditto.
Warden, Colonel George,	***	704	0	-0	1 3 4	Ditto.
Ward, Cantain Thomas Erasmer,		925	8	0	1 9 5	Ditto.
Warden, Trustees for Mrs. Matilda andch	ildreu,	204	- 5	0	0 5 7	Ditto.
Whale, Trust for Mrs. Sarnh,	* ***	15111	12	- 6	25 15 9	Difto.
Welstead, Captain G.,		4078	7	9	7 0 1	Ditto.
Wheler, Ensign Thomas Trever,	+4.4	109	3	0	0 2 11	Ditto.
White, Lieutenant George Francis,	***	961	- 6	6	1 10 4	Ditto
Wilkinson, Edward,		174		0	0 4 9	Ditto.
Wilmot's Monument, subscription of E.	$\mathbf{C}_{t,\mathbf{m}}$	3338		6	5 11 9	Ditto.
Wollaston, Cornet Charles,	**	166		9	0 4 5	Ditro.
Wyatt, Mrs. Mary Jane,		213	- 1	0	0 5 9	Ditto
Young, Lewis,	***	219		- 9	0.511	Ditto
Young, James, for Bengal Fund,		101		_	0 11 1	Ditto.
Yule, Thomas Newle,		621		- 6	1 1 0	Ditto.
Zoolfucar Ally, Behadoor,		324	- 6	6	0 8 11	Ditto.

JOHN COCHRANE,

Official Assignee.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of the Asiatic Marine Insurance Office, being a Joint Stock Company, duly registered under an Act for the Regulation of Registered Joint Stock Companies.

Insurance Office, being a Joint of the Shareholders of the Shareholders of the Shareholders of the said Asiatic Marine Insurance Office, resident in Calcutta, or the auburbs thereof, as have urbs thereof, as have urbs thereof, as have neglected to pay the sum of Company's Rupees 3,000, at which they have been respectively further assessed in respect of each Share held by thom in the said Company, do, on or before the 10th day of July next, pay to the Official Assignes the respective sums at which they have been respectively further assessed as aforesaid; and that the Shareholders of the said Asiatic Marine Insurance

Office, resident in Hong-Kong and in Bombay, do, on or before the 10th day of September next, and that the Shareholders of the said Asiatic Marine Insurance Office, resident in the Mauritius and in Great Britain, and all other places not herein specifically mentioned, do, on or before the 10th day of November next, pay to the said Official Assignee the respective sums at which they have been further assessed as aforesaid in respect of the Shares held by them respectively in the said Company; and that in case any of the Shareholders of the said Asiatic Marine Insurance Office shall neglect to comply with this order within the time hereby limited, the said Official Assignes shall be at liberty to apply to the Court that make defaulting Shareholders may be adjudged to have committed an act of incolvency, according to the provisions of the Act XI. Vic. cap. XXI.

Denman, Hatch and Davis, Attorneye. Chief Olerk's Office, 17th June 1856.

in the matter of John Arietmall, of Moochoe-parrab Lane, in Cal-cutta, formerly a Pre-ventive Officer in the Service of the Fast India Company, but latterly following the occupation or calling of stowing Cargoes of Ships or Veshour of 10 o'clock in the forenoon.

Notice, that an application for and ad interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuessels lying in the Rivor day, the 12th day of Hooghly, an Insolvent J-August instant, at the

"desirous of opposing such application, must appear before the said Court at the time and " place aforesaid."

T. Owen, Attorney.

Chief Clerk's Office, 2nd August 1856.

In the matter of John) Avietmall, of Moocheeparrah Lane, in Calcutta, formerly a Preventive Officer in the Service of the East India. Company, but latterly following the occupation r calling of stowing Cargoes of Ships or Ves-els lying in the River Hooghly, an Insolvent.

Notice, that the petition of the said Insolvent. necking the benefit of the Act XI. Vic. cap. XXI., was filed in the Office of the Chief Clerk on the 2nd day of August next, and by an order of the same date. the Estate and Effects of the said Insolvent were vested in the Official Assignee.

T. Owen, Attorney.

In the matter of John Avietmall, of Moochesparrah Lane, in Calcutta, formerly a Preventive Officer in the Service of the East India Company, but latterly following the occupation or calling of stowing Cargoes of Ships or Vessels lying Ships or Vessels lying in the River Hooghly, an Insolvent.

On Saturday, the 2nd day of August instant, it was ordered that the matters of the petition of the said Insolvent should be heard on Saturday, the 27th day of September next, and that the said Insolvent should then attend to be examined by the said Court.

T. Owen, Attorney.

Chief Clerk's Office, 5th August 1856.

Oriental Bank Cofporation.

ENCORPORATED BY ROYAL CHARTER.

WITH reference to Government Notification No. 5. Fort William, Financial Department, 26th January 1855, notifying the intention of Government to dissolve its connexion with the Government Agency-

The Oriental Bank Corporation undertake the safe custody of Government Paper, Shares in the Capital Stock of the Bank of Bengal, and other local Stocks, free of all charge.

Will draw Interest and Dividends on the same as they fall due, and remit at the current rates of exchange, or pay the same according to instruc-

If to be remitted through the Corporation,

If to be paid in India, a Commission will be charged of

On returning Government Paper or Share Certificates out of safe custody,

On the purchase of Government or other Securities,

On the sale of Government Paper or other Stock, the proceeds of which are to be remitted

through the Corporation, ... Without charge. No charge for selling Government Securities in safe custody.

WM. ANDERSON,

Agent.

Without charge.

1-4th per Cent.

1-4th per Cent.

1-4th per Cent.

ORIENTAL BANK CORPORATION; Calcutta, 29th January 1855.

Botice.

A SPECIAL GENERAL MEETING of the Sharebolders of the AMICABLE INSURANCE OFFICE will be held at the Office of the AMICABLE INSURANCE OFFICE, No. 91, Old China Bazar Street, on the Fifth day of November, One-thousand Eight-hundred and Fifty-six, at noon, in terms of the IV. Section of Act XLIII. of 1850, for the purpose of resolving that the said AMICABLE INSURANCE OFFICE shall be registered under the said Act. By order of the Committee or Directors,

P. A. CAVORKE & J. G. BAGRAM, Secretaries, Amicable Insurance Office. Calcutta. The 5th day of August 1856, }

Авват Сотрацу.

GENERAL MEETING OF PROPRIETORS.

NOTICE is hereby given, that a Half-yearly General Meeting of Proprietors with be held at the Company's Office on Saturday, the 9th proximo, at the hour of 3 P. M., when the Accounts of the first six months of the year will be submitted.

The Accounts will be open for the inspection of Proprietors on and after the 1st proximo.

By order of the Directors,

T. E. CARTER, Offg. Secretary.

No. 1, BARRETTO'S LANE, 1 Calcutta, 31st July 1856.

Calcutta Borking Company.

A Dividend at the rate of 12 per cent. per annum or Rupees 42 per share will be payable to Shareholders on and after the 5th instant, at the Office of this Company. Shareholders are requested to apply for the usual form of Dividend Receipts.

By order of the Directors,

J. H. MORGAN, Superintendent.

Monthly Account of Salt in Store in the several Agencies and the Sulkea Golahs up to 31st July 1856, together with 4 per cent. Reserve for Golah Wastage.

Acercies.	1257 1950- and pro year	-51. evic			258 >r -55		123 1850	r		126 or 1853-			1824 1824		L	124	ř	`	Ton Quas in St	rt#	y.
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Total,	0	0	0	0	0	0	0	0	0	0	0	0	75205	2	0	45009	90	0	190894	9.0	,
Grand Total,	250429	12		0	0	0	0	4	0	110782	0	0	686979	27	0	1508357		15	940440\$	ł	_

BOARD OF REVENUE, The 6th August 1856.

Post Office Notifications.

No. 424. OVERLAND MAIL

THE Overland Mail vid Marsoilles and Southampton, and the intermediate Ports. (Madras, Ceylon, and Aden.) per P. and O. Co's Steamer Nubic, will be closed at this Office on Friday, the 8th proxime. 1st. Pre-payment on Letters for the United Kingdom, directed vid Marseilles and Southampton, is optional.

2nd. Steam Postage on Letters addressed vid Southampton to France, or to any place in Foreign

Europe, or through Great Britain to any Colony, cannot be pre-paid in India.

3rd. Steam Postage on all Letters for Foreign Europe vid Marseilles or vid Trieste, and for the United Kingdom vid Trieste, as well as for places in the Mediterranean and in Egypt, must be pre-paid.

4th. Letters for the United Kingdom directed vid Trieste, if posted unpaid, (or insufficiently paid by Stamps,) will be forwarded to London vid Marseilles. Those Letters unpaid, or insufficiently stamped for Foreign Europe, will be sent to London vid Southampton, bearing the full amount of Postage due thereon, and Letters for places in Egypt and the Mediterraneon will be treated as Unclaimed Letters.

5th. Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong,

are chargeable with Steam Postage, the pre-payment being optional.

6th Letters for the Mauritius, Australian Colonies, China (except Hong-Kong,) Manilla, Batavia, Java, Bourbon, or any place not a British Possession, must be pre-paid.

7th. No money will be received in payment of Postage on Letters, which must be paid by

Stamps

8th. With regard to Newspapers and Prices Current, the following Rules are applicable:—
9th. Newspapers or Prices Current posted in India for Great Britain and France are not subject in India to any charge for Steam Postage, but Newspapers, &c. post-d in India, addressed to any British Colony or Possession, or any Foreign Port, or any Port in India, are, if sent by Her Majesty's Mail Steamers, or via Southampton through England, liable to a Steam Postage Charge of One Penny (Nine Pie,) which must be pre-paid in Cash. Newspapers sent through Great Britain via Marseilles are liable to a Postage Charge of Three Pence, and if addressed to British North America via the United States, a

charge of One Penny must be levied on account of the United States, in addition to all other Postage.

10th. Newspapers, &c., brought to India by Her Majesty's Packets from a Foreign Port, without having passed through Great Britain, are chargeable with British Postage of One Penny (Nine Pie) on

delivery.

11th. Newspapers sent or received through Great Britain, to or from Peru, Chilli, Bolivia, Ecuador, the Sandwich Islands, California, or any Colony addressed via Panama, are subject to a Steam Transit Charge of One Anna and Six Pie, which must be paid on despatch or delivery, in addition to any Indian Postage.

12th. Only one paper can be sent in one cover. FORT WILLIAM;

General Post Office, The 21st July 1856.

C. K. Dove, Deputy Post-master General.

No. 527.

NOTICE is hereby given, that an After-Packet, for the P. & O. Company's Steamer Nubia, will be made up at this Office, on Saturday, the 9th instant, at 12 noon, with the chance of overtaking her at Kedgeree.

FORT WILLIAM; General Post Office. The 5th August 1856.

C. K. Dove, Deputy Post-master General.

N. B .- The Public are particularly requested to observe, that in addition to Steam Postage, the Inland Postage to Kedgeree must be pre-paid at the following rates on Letters to Egypt or to any Foreign Ports via Egypt :-

006 Tolah, Ditto, 0 1 0 0 2 0 1 Ditto, . . . 0.8 0 14 Ditto, 0 4 0 2 Ditto,

And for every Tolah, or fraction of a Tolah above two Tolahs, two additional Annas. Letters sent after 12 o'clock, for the purpose of being posted, will not be received under any circumstances.

NOTICE is hereby given, that in consequence of the departure of the Steamer Secostris having been postponed, the Mails for Rangoon and Moulmain will be closed at this Office on Saturday, the 9th instant.

CALCUTTA : General Post Office, The 5th August 1856.

C. K. Dove, Deputy Post-master General.

[1248]

Mostal Antice,

On Newspapers posted in India addressed to a British Colony, and conveyed vid Marseilles and the United Kingdom, the Postage is three-pence, or two annas, in place of four pence, or three annas, as beretofore. All such covers, when posted at Mofassil Post Offices, are subject to Inland Postage in addition, but when posted at the Presidency Town Post Offices, Inland Postage is not levied. G. PATON,

Ong. Director General of the Post Office in India.

CALCUTTA, The 28th July 1856.

No. 2426. Botice.

THE Public are informed, that during the rainy season, Letters for Thyetmyoo and other Stations in North Pegu will be forwarded rid Rangoon, unless superscribed "By land."

J. R. BURLTON BENNETT. Post-master General of Bengal.

CALCUTTA;
Post-master General's Office,
The 4th August 1856.

It is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office, between Monday, the 28th July 1856, and Sunday, the 3rd August 1856, both dates inclusive, were despatched by the under-mentioned Vessels, which sailed from Calcutta on dates specified:—

Letters received on dates, By what Ship des- from and to potched.	Bound to	Remarks.
28th July 1856, Steamer Manchester, Rs. 29th ditto to 3rd August, Steamer Sesostris, Rajah,	ngoon,	Left town on the 29th July 1856. Will sail on the 7th August. Left town on the 31st July.
CALCUTTA; General Post Office, The 5th Assured 1955	D	C. K. Dove, eputy Post-master General.

The 5th August 1856.



SUPPLEMENT TO

The Calcutta Gazette.

Bublished by Authority.

WEDNESDAY, AUGUST 6, 1856.

Land: Sale Dotice.

NOTICE is hereby given, under Section VI. Act L of 1845, that the under-mentioned Estates in Zillah Sylhet will be put up to public and unreserved Re-sale, at the Collector's Office of that District, on the 28th day of August 1856, for arrears of Revenue and other demands which, by Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 18th day of April 1856:—

Clause I.—Permanently-settled Mehals.

No. 18.—Nos. 2782-27.—Mududmash Mahomed Ruffee, Talook Mahomed Abbid, Pergunnah Burryah; recorded proprietor, himself; sudder jumma, rupees 1-9-6.

No. 1531.—Talook Mahomed Moorad, Pergunnah Lungla; recorded proprietor, Rejjan Allee; sudder jumma, rupees 15-2-4.

F. A. GLOVER, Collector.

SYLHET COLLECTORSHIP, The 30th July 1856.



The Calcutta Gazette.

Bublished by Authority.

Botiffentiann.

tern 14 to MAN 1888. "The Government of Mongai having engred beto a Contract with Moora. Hamini Basik and Co., for the association of the Conservation Printing Work, from the let July next, Public Officers amployed under this Conservation or larged descript me in engine may other Printing Localitabasess for the association of the Convernment Work from and after that date.

Curt. Branch; Sucy. to the Gost, of Bengul, THE THE PERKUARY 1855.—The Government of Bangai having entered toto a Contract with Mesers Seemed Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hereby directed not to employ also ther Printing Retablishment for the execution of Government Work.

CRUE BRADON, New, to the Goet, of Fades,

SATUKDAY, AUGUST 9, 1856.

Regiglatibe Conncil.

The 2nd August 1856.

THE following Bill was read a second time in the Legislative Council on the 2nd August 1856, and was referred to a Select Committee who are to report thereon after the 6th of November next:—

A Bill to prevent the over-crowding of vessels carrying Native Passenyers in the Bay of Bengal.

Presents it is necessary to prevent the overcrowding of vessels carrying native passengers across the Bay of Bengal from and to ports in the Presidency of Fort St. George, and between such ports and Ceylon: It is enacted as follows:—

Number of native passengers from any port under the Presidency of Fort St. George to any port red in unifermed on the Eastern Coast of the Eay of Bengal or in the Straits of Malacca or in Ceylon, or reversely, in a proportion greater than one passenger to every four tons of the burden of much vessel, without a license.

Number of native samples as aforesaid, in a proposition greates than one passissed in his and version greates than one passissed in his and received that a version proceeding in ballant from any part of the Count of the Gelf of Manar or Paiks' Strait to the opposite Count of Caylon, or reversely, may

carry a number of passengers not exceeding the proportion of two and a half to every ton of her burden, provided sufficient space be kept for the accommodation of one-half of the passengers under hatches.

III. The Master or Tindal of any vessel which shall carry passengers as aforesaid, without a license, in a proportion exceeding that laid down in Section I, shall be liable to a fine not xceeding two hundred Rupees.

Penalty on Master or Tindal of any licensed vessel which shall carry passengers as aforesaid in a proportion exceeding that laid down in Section II, or without the allotment of space under hatches required for each adult passenger, shall be hable to a fine not exceeding twenty Rupees for each passenger in excess of that proportion, or for whost the required space under hatches is not allotted.

V. Passengers shall not be shipped from the territories under the Govern-Government to appoint pour of craber. Ceylon or the Eastern Coast of the Bay of Bengal, or the Straits of Malacca, except from such ports as shall be from time in time appointed by the Government by an Order in Council published in the Fort St. George Gazette; and the Master or Tindal of any vessel, who shall take on board passengers for such voyage from any other port, shall be liable to a fine not exceeding twenty Rupees for each passenger embarked.

VI. shall be at the discretion of the Collectors of Sea Customs for the ports appointed for shipping native passengers, to grant

licenses to vessels for the carriage of such passengers under this Act. Provided that such licenses shall not be granted till the vessels have been surveyed according to such directions as shall be given from time to time by the Governor in Council. The license shall describe the vessel, her tounage, and rig; the number of her boats, anchors, and cables, and what instruments for the purpose of navigation she is supplied with; also the name of the owner and of the Master or Tindal, and the number and composition of the crew; and shall specify the number of passengers she may carry, and the space to be assigned for their accommodation.

VII. The Master or Tindal of any vessel car-

Passenger restels to or from the Fastern Coast to carry provisions, &c. according appointed scale.

rying passengers from any port in the territories under the Government of Fort St. George to any port on the Eastern Coast of the Bay of Bengal or the Straits of Malacca, or re-

versely, which shall not be furnished with provisions and water according to such scale as shall be laid down from time to time by an Order of Government published in the Fort St. George Guzette, shall be liable to a fine not exceeding twenty Rapees for each passenger in excess of the number fully supplied with provisions and water according to such scale.

ing to such scale.
VIII. The Master or Tindal of any vessel

Penalty if Master omit to supply passengers with prescribed allowance of food and water, carrying passengers as aforesaid, who shall wilfully and without satisfactory excuse omit to supply to every passenger the prescribed allowance of food and water, shall be liable for such

omission to a fine which may extend to twenty Rupees for every passenger who has suffered privation thereby.

IX. The Master or Tindal of any vessel carry-

Supply of provisions, &c. on board passengerships plying to and two Ceylon. ing passengers from any port under the Government of Fort St. George to Ceylon, who shall neglect to fornish a supply of water and provisions for the

water and provisions for the passengers according to a scale to be fixed by the Collector of Sea Customs for such port, which shall be hung up at the Custom House of the port; and the Master or Tindal of any such vessel which has brought passengers from Ceylon to any such port, and which shall not have been supplied with water and provisions according to such scale, shall be liable to a fine not exceeding fifty Rupecs.

List of passengers to be signed by Master. before contemplated shall sign and deliver, in duplicate, to the principal officer of Customs at the place of embarkation, a list, according to the form annexed to this Act, of all passengers to be conveyed in such vessel or dhoney; and such officer, after satisfying himself of the correctness of the same and that the number of passengers authorized is not exceeded shell countageing.

satisfying himself of the correctness of the same and that the number of passengers authorized is not exceeded, shall countersign and return one such list to the Master or Tindal, to be produced to the proper officer at the port to which the vessel is bound; and should any additional passengers engage to proceed by

Master or Tindal may insert their names in the original list, obtaining the signature of the controlling officer as before. The officer in charge of

the Customs may withhold the port clearance till this rule is complied with.

XI. The principal officer in charge of the Cus-

Femalty for obation, or any person authorized structing entry, acof Castoms afform all times to cuter and inspect any passenger vessel, and the fittings, provisions,

any passenger vessel, and the fittings, provisions, and stores therein; and whoever impedes such entry or inspection, or refu es to allow of the same, shall be liable to a fine not exceeding fifty Rupees.

XII. The fines authorized by this Act may he imposed by any Magistrate, Lovy of fines. Joint Magistrate, or other person lawfully exercising the powers of a Magistrate, or by any Justice of the Power having jurisdiction at any place in the possession and under the Government of the East India Company; and if any person sentenced to pay a fine shall not discharge the same immediately, he may be commited to prison for any term not exceeding two calendar months where the fine does not exceed fifty Rupees, or four months where the fine does not exceed one hundred Rupees, or six months where the fine does not exceed two hundred Rupees, the commitment to be determinable on payment of the fine, or the Magistrate or other officer may order the amount of the fine to the levied by distress and sale of any goods and chattels of the offender

found within his jurisdiction.

Daration of Act.

XIII. This Act shall coutinue in force for three years.

SCHEDULE.

1, 2. 3. 4.	5.	6.	7.	8.
Name of master. Tons per register. Port of embarkation.	Numbers and names of passengers.	Port at which passengers have contracted to be landed.	Amount of passage- money per head.	Date of departure.

(Countersigned)

Principal Officer of Oustons.

" Note—In the case of vessels carrying passengers to Caylon, columns 3 and 7 need not be filled up, and it will be sufficient to insert the number, and not the names, of passengers in column 5.

W. MORGAN, Clerk of the Council.

Matilications, Appointments, &c.

No. 1217.

FORT WILLIAM, HOME DEPARTMENT,

TRESTR AUGUST 1856.

WITH reference to the Notification No. 218, dated the 14th February last, the following additional list is published of Subscriptions to the Patriotic Fund, received by the Secretary to the Govern ment of India in the Home Department, from the 21st May to the 6th August 1856, both inclusive, and remitted to the Secretary at the India House for transmission to the Honorary Secretaries of the

Royal Comm	ipsion of	the Patriotic Fund in London :	_	O ME LIGHT	нагу	Dec	reu	ntex	O1	the
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llebar,	1.1	Certain Urolahs of the Behar O	CALTER A GARAGE	Office	ő	ŏ	ő		14	0
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Calcutta,		J. G. Thomason, Esq.,		***		0	_			0
		Rusther collections from T 31	.1 k 1 .4		0	U	0	100	0	-0
Jhung Distric	et, {	Further collections from Landhe Jhung District,	oiders abu oto		0	0	0	413	0	0
Rangoon,		Major Nuthal,	(×	` ",	50	0	0			
		Captain Octon,	ght Infantry	***	90					
74	177	Lieutenaut Macgrath,		.] ***		0	0			
<i>p</i> '			- m E 8	•••		0	0			
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, 31	***	n Chrulwick,	502		30	0	0			
91	484	Handyside,			25	0	0			
17	**	Ensign Hildebrand,	5	***	30		0			
11	207	Assistant Surgeon Stewart,	يُو	J	30	0	0			
9)	**	Lieutenant F.J. Nelson, 65th N. l	, 4th monthly	instalment,	20	0	0			
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pore,		of March 1856,		\$	0		0	130	0	0
Tirhoot,	441	D. C. S. Oman Esq., from June	1855 to May	1856	50	0	0	0	0	0
	()	Dr. A Simpson, M. D., for 2nd.	3rd and 4th	Quarter ?	-					_
2.0	- *** {	of 1855, or from April to Deco	mber 1855.	}	- 30	0	0	0	0	0
		C. P. Oman Esq., ditto ditto	ditto	ditto,	30	0	0	0	0	0
17		Lieutenant H. U. Browne, ditto		ditto,	30	ŏ	0	ő	Õ	0
99		* Committee of the comm	44444		00		_	140	Ö	ŏ
							_			_
				Total, Co.'s	Ra.		1	153	4	0
				TAMES (A. 9.)			-1	-00	-	~

or £ 120 2s. 7d., which sum was remitted on the 7th instant by a Bill drawn by the Secretary to the Agra United Service Bank on the London Agent of that Bank.

By order of the Right Hon'ble the Governor General in Council, CECIL BEADON,

Secretary to the Government of India.

No. 1218.

Fort William, Home Department,

The 1st August 1856. Notifications.—The Right Hon'ble the Governor

Civil Funda

General in Council is pleas-

Civil Funds.

Military Funds.

Modical Funds.

Apotheration Funds.

Man Funds.

Pay Cartificates of Officors

core

ing postage, and not as on the Public Service.

All Pay Masters and other Officers receiving letters sent free of postage under official signature, which are not on the Public Service, are hereby rejuited and directed to send such letters to the Post Master General of the Presidency, in order that proper steps may be taken to recover the that proper steps may be taken to recover the postage from the sanders, and to enforce such further penalty as the law allows.

No. 1219. The 6th August 1856.

The Right Houble the Governor General in Council is pleased to attach Mr. W. M. Low, of Regiment of Cavalry, Gwalior Continues Civil Service, reported qualified for the Public his appointment on the 14th ultimo.

Service, to the North-Western Provinces and the Punjab.

By Order of the Right Hon'ble the Governor General in Council,

> CECIL BEADON, Secy. to the Govt. of India.

No. 4189.

Fort William, Foreign Department, The 8th August 1856.

The Governor General in Council is pleased to grant to Captain W. D. Bunbury, Deputy Commissioner of Baraitch, leave of absence for one month, on urgent private affairs.

Mr. C. W. Cunliffe, Assistant Commissioner, Second Class, is appointed to officiate as Deputy Commissioner, during Captain Bunbury's absence

No. 4190.

Lieutenant C. J. Salmond, Adjutant of the 2nd Regiment of Cavalry, Gwalior Contingent, joined

No. 4191.

Captain H. F. Gustard, Superintendent of Coorg, obtained leave of absence, from the 21st May to the 10th July 1855, preparatory to proceeding to Europe under Medical certificate.

G. F. EDMONSTONE, Secy. to the Goet. of India.

No. 140.

Fort William, Public Works Department, PERMIC.

The 6th August 1856.

Notification .- The Right Hon'ble the Governor General in Council is pleased to grant to Lieutenant D. W. Martin, of Her Majesty's 75th Foot, Assistant Executive Officer, 12th or Umballah Division, leave of absence on Medical certificate, from the 15th of May last to the 15th October 1856, to visit Simla for the benefit of his health.

> W. E. BAKER, Liout. Col., Secy. to the Govt. of India.

No. 2157.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 8th August 1856.—Baboo Nilmoney Mitter, Moonsiff of Sulkeah, is vested with the powers of a Magistrate in the District of Howrah.

The 31st July 1856.—Moulavy Abdool Jubber to be Register of Deeds at Serajgunge.

The 6th August 1856.—Rai Gunga Chura Shome, Sudder Ameen of Rajshabye, is vested with the powers of a Covenanted Assistant to a Magis trate under Clause 3, Section II., Regulation III. of 1821, in that District.

The 7th August 1856 .- Mr. W. Waterfield, Assistant Superintendent of Survey 4th or West Divi sion, is vested with the full powers of a Collector under Regulations VII. of 1822, and IX. of 1825, in the District of Moorshedabad.

Leave of Absence.-The 5th August 1856 .-Roy Kissorce Chund Mitter, Junior Magistrate of Calcutta, for ten days, on Medical certificate. Notification.—The 6th August 1856.—The leave granted to Mr. J. F. Lynch, Deputy Magis-

trate of Sewan, on the 5th of June last, is cancelled at his request.

No. 1151.

Notification.—The 4th August 1856.—The following further notice of the Lieutenant-Govermor's progress during his present tour is published, in continuation of the Notification No. 1859, dated the 25th of June last :---

	Arrival.	Departure,
Patna.	441 445 448	11th Aucmet
Chupra,	12th August.	14th dista
Buxar,	15th ditto	16th ditto
Ghazeepore,	17th ditto	21st ditto
Patna,	23rd ditto	25th ditto
Mongbyr,	25th ditto	move dicto
Bhaugulpore,	26th ditto	
Malda,	27th ditto	Let Rentemble
Rampore Bauleali,	1st September	ver netromine
		M a

By order of the Lieutenant-Governor of Bengal,

W. GREY, Secy. to the Goot. of Bengal. Orders by the Hamble the Lieutenant-Governor, North-Western Provinces.

No. 1188 A. of 1856, Judicial Department, Head Quarters, the 28th July 1856.
Appointments.—Lieutenant J. H. Fitzgerald,

19th Regiment Native Infantry, to officiate as an Extra Assistant to the Commissioner of the Saugor and Nerbudda Territories.

No. 1196 A. of 1856. The 29th July 1856.

Moulvoe Ulee Buksh, Moonsiff, to be Register of Deeds in Boolundshahur.

C. B. THORNHILL, Offg. Sacy. to Good, N. W. P.

No. 4097 of 1856.

Revenue Department,
Agra, the 31st July 1856.
Leave of Absence.—Merza Abdool Hadee, Officiating Deputy Collector under Regulation IX. of 1833, in Ziliah Shahjehanpore, for one month, on urgent private affairs, under Section VI. of the new Uncovernated Leave Rules, from the date of his availing himself of the same.

By Order of the Ron'ble the Lieutenant-Go-

vernor, North-Western Provinces,

R. C. OLDFIELD, Asst. Scoy. to Govt., N. W. P.

General Orders by the Right Hon'ble the Governor General of India in Council.

Fort William, 6th August 1856. No. 1053 of 1856.—The following Notification, from the Foreign Department, is published in General Orders:

No. 4183, dated 1st August 1856.—The services of Assistant Surgeon H. M. Cannon, Officiating Inspector of Prisons in the Punjaub, are placed at the disposal of His Excellency the Commander-in-Chief, from the date on which he may be relieved by Dr. C. Hathaway.

No. 1034 of 1856.—The under-mentioned Officer is permitted to proceed to Europe on leave of absence on Sick certificate:-Lieutenant George Ricketts Roberts, of the 41st Regiment Native Infantry, Sub Assistant Commissary General, gulations.

Fort William, 7th August 1856. No. 1055 of 1856.—Sub-Conductor John Helman, attached to the Artillery Depôt of Instruc-tion, is promoted to the rank of Conductor.

No. 1056 of 1856 .- The Right Hon ble the Governor General of India in Council is pleased. to sanction an exchange of appointments between Captain H. M. Clogatoun, Second in Command of the 2nd Cavalry, Gwalior Contingent (Anting Brigade Major and Pay-Master, Myderahad Con-tingent,) and Lieutenant G. A. Harrison, Becond in Command of the 2nd Cavalry, Hydershad Con-

tingent.
Lieutenant Harrison is accordingly placed of the disposal of the Foreign Department, at Captain Clogstour appointed Second in Comment of the 2nd Cavalry, Hyderabad Contingent.

No. 1087 of 1856.—Conductor William Carroll, of the Ordonnes Commissariat Department, promoted in Government-General Order No. 932, of the 1st July 1856, is to rank from the 1st May 1856, but the pay and allowances of that grade will only be admitted from the 13th June 1856, the date on which he passed the prescribed examination.

No. 1058 of 1836.—The Right Houble the Governor General of India in Council is pleased to notify the appointment of Mr. John Blackburn to officiate as Secretary II the Military Orphan Society, during the absence on leave of Mr. J. O. Beckett.

No. 1059 of 1856.—Jemadar Kassee Dooby, of the 10th Regiment Oude Irregular Infantry, is permitted to resign the Service of the East India Company, from the date of publication of this Order at the Head Quarters of the Corps.

Fort William, 8th August 1856.
No. 1060 of 1856.—The Right Hon'ble the Governor General of India in Council is pleased to make the following appointments to the Brigade Staff;—

Brigadier A. Jack, C. B, now temporarily employed on the Brigade Staff, to be a Brigadier on the Establishment, vice Brigadier J. Nash, C. B., who vacates on promotion to Major General.

Colonel Stuart Corbett, C. B., of the 16th Regiment Native Infantry, (Grenadiers), to be a Brigadier on the Establishment, vice Brigadier J. Alexander, C. B., who vacates on promotion to Major General.

No. 1061 of 1858.—The Right Honbie the Governor General in Council is pleased to direct that all Officers under the orders of the Surveyor General of India and Superintendent of the Great Trigonometrical Survey shall draw their pay and allowances themselves from the Military Pay Department without any monthly certificates. This rule is also to be applicable to Civil Assistants and Civil Second Assistants who may be specially authorized by the Surveyor General to draw their own salaries.

Deputy Pay Masters are directed to examine and pay the abstracts of the Survey Department at once on presentation, or as soon after as practicable.

This rule also applies to Officers of the Quarter-Master General's Department, and to all others who may be employed with the Survey of India. Survey Native Establishments are allowed to be modified as a matter of internal detail by the Officers in charge of parties, who are responsible for the observance of due economy.

The total expense is in no case to exceed the same which Government may have from time to time authorized.

No. 1062 of 1856.—Conductor (Officiating Deputy Amistant Commissary) J. J. Corcoran, of the Ordnance Commissariat Department, is promoted to the rank of Deputy Amistant Commissary of Ordnance, with effect from the 17th July 1856, vice Bethums, deceased.

No. 1862 of 1856.—The Right Hon'ble the Governor General of India in Council is pleased to make the following promotions and transfer, with effect from the Sind July 1856:—

Licutenant Richard Jenkins to be Captain of a Troop, vice Captain Affred Wrench, deceased. Cornet Edward Baldwin Wake (Senior Cornet of Cavalry) in transferred from the 1st to the 5th

Regiment at Poshawur as First Cornet, and in promoted to the rank of Lieutenant in that Corps.

No. 1964 of 1856.—The Order issued on the 25th July 1856, by the Brigadier Commanding the Oude Irregular Force, appointing 2nd Lieutenant J. Bonham, of Artillery, to command No. 1 Home Light Field Battery, during the absence on Sick leave of 1st Lieutenant J. S. Tulloh, or until further orders, is confirmed, as a temporary arrangement.

No. 1065 of 1856.—With reference to Government General Order No. 395, dated 7th March 1856, the Right Hon'ble the Governor General of India in Council is pleased to lay down the following Rules regarding the pay of Officers of the Bengal Army, who may proceed to Europe via Kurrachee or Bombay.

When there may not be sufficient time for a reference to the Military Auditor General at Bombay, the Pay Master Scinde Division, Kurrachee, will issue pay and allowances or passage money, without pre-audit, to Officers thereto entitled who may be proceeding to Suez, vid Kurrachee, from Regiments or Stations above Allahabad.

But no pay or allowances will be issued to any Officer who shall have quitted the Bengal Presidency without leave obtained from the Government of India, in accordance with para. 10, page 250, of the General Regulations.

Authentic documents, showing the grant of such leave, and the dates on which the Officers may have quitted their Regiments or Appointments, are to be attached to their first bills, which are to be vouched, in addition, by last pay certificates.

Bills for any admissible passage money are to be supported invariably, by a sufficient guarantee, (from the Agents of the Ship or other parties), that half the passage money will be refunded to Government in the event of the Officer dying after engagement of his passage, and before the vessel puts to Sea.

Bills for pay and allowances falling due on the route, should be forwarded immediately after the 1st of the month to the Pay Master at Kurrachee, to admit, if possible, of their audit at Bombay before the arrival of the Officers at Kurrachee.

No. 1066 of 1856.—The under-mentioned Officers reported their departure, on the dates specified opposite their respective names:—

Majer C. J. Richardson, of the 57th Regiment Native Infantry. Commandant 4th Infantry Gwalior Contingent, on leave for 18 months, G. G. O. No. 664, dated 29th April 1856.

Lieutenant G. A. Mallock, of the 25th Regiment Madras Native Infantry, Assistant Commissioner 3rd Class in Oude, on leave for one year, Government General Order No. 986, of the 11th July 1856, Ganges, 17th April 1856, from Bombay.

Bentinok, 20th July 1856. No. 1967 of 1856.—In conformity with Government General Order, No. 144 of 1852, the following Statement of Deposits made in the General Treasury, during the months of the Estates of deceased European Commissioned, Non-Commissioned and Warrant Officers and Soldiers of the East India Company's Service, in published for general information; and it is hereby notified, that claims to the Estates in question, which shall not be preferred to the Sub-Treasurer by Executors and Administrators before the conclusion of twelve months after the date of decease, cannot be attended to in this country, as the money, after that period, will be remitted to, and made payable by, the Hon'ble the Court of Directors only:—

Statement of Deposits made at the General Treasury of Fort William, on account of Estates of deceased European Commissioned, and Farrant Officers

1856.
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1 1	the White Bengini,	COMMESSIONED AND WASHANT OFFICERS.	WARRANT OFFICERS.		A C	1855. Inspectato.	i i	» \$:	5		:		;		Next of his unintern. Deseased was a Next of his uninternal Lieu - Colonel Hamburd While, MAD Next of Artiflery, and Capania Alived Whether of Artiflery, and Lancasand E. H. C. Windle, find Matical Inforcer.
· · · · · · · · · · · · · · · · · · ·		Captalis, Major, Liserenand, Distro.	Fre Fortgean Engineen, H-res artilery Erwald Exabishmen, 55th Regiment N. I.,		17th Becember 29th Junuary 27th Soventham 18th Ray	35.30	Ditto, Office, Ditto,	151 10 0 171 151 151 151 151 151 151 151 151 151	::::	150 o 141 % 151 %	0.44	::::	1 \$ 1 1	1111	33 4	Left a widow and two children. Left a widow and two children. Srether, Cupiels W. Alettanius, Gwallen. Constitution.
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		1	ROT-COMMISSIONED OFFICERS ATP SOLDIERS — Consistent J. Ballette —	
			Market Power,	

to the Goot, of India, in the Mily. Dept Sub-Pressore.
R. J. H. BIRCH, Colonel, Secy.

J. I. HARVEY.

屿

Antification.

Brian at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Accountant to the Government of Bengal :-

DISTRICTS.	Amounte available
	on this date.
 Backerguage, 	80,000
Balasore,	1,25,000
Chittagong,	2,00,000
Outtack, c. p.,	2,00,000
Jessore,	1,00,000
Pooree,	3,50,000
 Purnesh, 	2,00,000
Sylhet,	44 50,000
Tipperah,	2.50.000

G. G. MACKINTOSH,

Accountant to the Goot. of Bengal.

Accountant's Office, The 8th Aug. 1856.

* S. S.—Those Transprise will be old able are not taken up in Bills.

Bills applied for after 2 r. m. will not be issued till the following day.

Botice.

THE General Treasury will be closed on Saturday, the 16th instant, on account of the Hindoo Holiday, Rakhee Poornemah.

J. I. HARVEY.

Sub-Treasurer.

General Treasury, The 5th August 1856.

Opium Antification,

NOTICE is hereby given, that the Eighth Sale of Opium, the Provision of 1854 55, will be held at the Exchange Hall on Thursday, the 14th August 1856, at 11 A. M., and will comprise 3,460 Chests, viz. ;--

> Total Chests, ... 3,460

2nd. The general Conditions of the Sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 11th December 1855, and published in the Calculla and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3rd. The latest-dates for Deposit and Clearance will be the 19th and 29th August 1856 respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 f. M. of Tuesday, the 19th August 1856, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 P. M. of Friday, the 29th August 1856.

4th. In addition to the quantity above adverChess.
Chess.
Behar Opium of 1854-65, 9298
Behar do. of do., 4,070
Behar do. of 1653-54, 532
(re-manofectured,) ... 532

will be brought to Sale in the present year, on

or about the dates specified below; the Board, howover, reserve to themselves the right of altering

The \$1st July 1856. General Treasury, FORT WILLIAM;

44 .

DAMES SPRING

server should circumstances render it expe-

		Behar, about Chasts.	Benarus, about Uhosts.	Total, about Chests.
Smar shout We		2,440	1,000	3,460
On or about Fri		1.1 2,440	1,020	5,460
On or shout he rember 1858,		2,440	1,020	3,400
On or about Mo ber 1856,	nday, 8th Dece	2,510	1,010	3,330
	Total,	0,530	4,070	1d,900

By order of the Board of Revenue,

C. S. BELLI,

Offg. Junior Secretary.

FORT WILLIAM, The 22nd July 1856.

Opium Botifftation.

WITH reference to the Advertisement issued from this Office under date 11th December 1855, it is hereby notified, that 20 Chests of Behar Opium, of the Sale held on the 10th instant, which were reserved for the French Government and have not been cleared, will be re-sold on account of Government at the Exchange Hall on Thursday, the 14th August next, immediately after the conclusion of the Sale of 3,460 Chests advertised for that day.

2nd. The Conditions of Re-sale will be the same as those of the Sale of 3,460 Chests referred to.

By order of the Board of Revenue,

C. S. Belli,

Officiating Junior Secretary.

FORT WILLIAM, The 28th July 1856.

Mules

POR THE

RECEIPT OF BULLION BANCTIONED BY ORDER OF GOVERNMENT, UNDER DATE THE 27TH JUNE 1856.

1st. TENDERS of Gold or Silver Bullion will be received from individuals at the Calcutta Mint, between the hours of 10 A.M. and 3 P.M., daily, Sundays and holidays excepted, provided the parcel of Gold is of not less than 50 tolas weight, and of Silver 1,000 tolas, and provided it be of a malleable quality adapted for Coinage.

2nd. Bullion or Coin must be tendered by the proprietor in the following form, lithographed copies of which will be supplied by an Assistant of the Bullion Office:—

To

THE MINT MASTER,

Calcutta.

SIR.

Be pleased to receive into the Bullion shall be a worseness.

burned at my (our) sole risk and expanse (Tolas annas) Tolas (here state the description and testifit in full), and to grant your receipt for the resulting weight of ingots or cut pieces, or such portion of them as shall, agreeably to the Rules, be considered fit for coinage, entitling me (us) to receive from the Assay Office a certificate of value psyable at the General Treasury.

The Bullion will be delivered to you by Mr.
who is authorized to superintend its melting or cutting and burning on my
(our) behalf, and who will attend for that purpose
at such times as may be appointed.

Yours obediently,

The Calcutta, 185 . }

3rd. All Bullion or Coin tendered for coinage must, previous to delivery, be malted in the Bullion Depot premises, under the superintendence of the Mint Melting Establishment, with the exception of clean bars of the fineness of B 16 and upwards, which may be cut and burned, or melted, at the option of the Mint Master.

4th. Bullion, on arrival at the Bullion Depót adjoining the Mint premises, will be dealt with according to Regulations from time to time established by the Mint Master with the american of the Mint Committee, and after it has been melted or cut and burned, it must be delivered to the Head Assistant in the Bullion Office of the Mint, and registered, when the proprietor will be furnished with a receipt, agreeably to Form A. of the weight of clean malicable Silver, or Gold, as shown by the Mint Scale at the time of registry.

5th. No transfer of Bullion from the name of one proprietor to that of another can be permitted after it has once been tendered to the Mint. No Bullion can be withdrawn previous to registry, except sweepings and spillages of Bullion actually melted, or cut and burned, without the payment of a fee of Rupees 2 for each Pass prepared for the purpose.

6th. It is to be understood that, until the Bullion or Coin has been delivered, agreeably to Rule 4, at the Mint Scale, to the Hend Assistant in the Bullion Office, it is in the custody, and at the sole risk of the importer, to whom every facility will be afforded for securing it in the strong rown appropriated for that purpose.

7th. The Receipts mentioned in Rule 4 shall be changed in the Assay Office for Certificates, agreeably to Form B. payable at the General Treasury (20) twenty days after date, and showing the net value in Company's Rupees of the proprietor's treasure, with reference to its weight and assay, after making the following deductions for Seignorage, Refinage, and Premetting charges.

8th. The Seignorage on Gold Bullion or Coin shall be at one per cent of the standard value. The Seignorage on Sioca Rupees shall be at one per cent. There shall be no Seignorage on short weight Madras, Furruckabad, or Company's Rupees.

The Seignorage on all other descriptions of Silver Coins and Bullion shall be two per cent

9th. The Refinage charge on Silver below a dwta in seasy worse than the Indian standard shall be at the rate of 04 per cent per dut of worseness.

The Refinage charge on Gold shall be at the rate of one-half per cent for every five carnt grains of worseness below the Indian standard.

10th. The Premelting charge on Gold shall be

it the rate of (Ra. 8-12-0) three Company's Rupees and twelve annua per one thousand olas of Standard Gold, and on Silver at the rate of (Ra. 1) one Company's Rupee per one thousand standard tolas. These charges are to be deducted universally, whether the Builion be nelted, or cut and burned.

11th. Importors of Bullion or Coin shall be at iberty to withdraw the same after registry, with i the day following the receipt of the Assay Report, but at no later period, on payment of an Assay fee of (4) four Rupees for each assay of Gold and (2) two Rupees for each amay of Silver, and

he Premelting charges above mentioned.

12th. Should Bullion, after being premelted, prove to be brittle, and not adapted for coinage, it shall be returned to the proprietor, and passed out of the Mint under a written Pass signed by the Mint Master, and endorsed by the proprietor, who shall pay the charge for premelting the same at the prescribed rate calculated on the grose weight in tolas. .

13th. Double melting fees will be charged tor all Bullion received during helidays; and it is to be charly understood, that when workmen cannot be procured during holidays at the Mint, tenders of Bullion made at such times will be re-

used.

J. H. Bell, Officiating Mint Master.

	FORM A.
	No. — of 18—.
 Uold, 	weighing Tola-
Received this	day from
or the purpos	of being coined into Company's Gol
weighing Tol	- didita

Mint Master.

Calcutta Mint.

Bullion Keeper.

-- of 18-No. -

Silver, Tola-Received this day from for the purpose of being coined into Company's Single Rupees, Silver in-weighing Toles

Mint Master.

Caloutta Mint.

Bullion Keeper.

FORM B.

-Gold Mohurs. I hereby certify, that the sum of Company's __is payable twenty days after the date hereof at the Ceneral Treasury to--or toorder on account of -- Gold received - for coinage, as per Mint Master's Receipt No. ----, weighing -, a specimen of which I have nesayed and found to bethan standard.

Examinal

Calcutta Assay Office, The --- of ---- 185 --.

Assay Master.

CALCUTTA MINT GOLD CERTIFICATE.

The Silver is similar to the above form

Botiffication.

PERSONS desirous of working the valuable Diamond Mines of the Maha Nuddee are hereby informed, that after the 1st of January 1857, the privilege will be leased to any one who shall be considered to have made the most eligible offer for

2nd. Besides Precious Stones, Gold is to be met with in considerable quantities, and the party who may rent the privilege of working the Diamond Mines will be entitled to appropriate all Diamonds, Precious Stones and Gold that he may find in the bed of that river within the limits of the Sumbulpore Division during the period of his lease.

3rd. Unless a proportional inducement be offered, a lesse will not be granted for a period of more than three years, but applicants are requested to state at what rate per annum they are agreeable to rent the Mines, and how many years' lease they are desirous of obtaining, with particulars of all modifications they may wish made in the conditions now set forth.

4th. Parties proposing to rent the Mines must be prepared to lodge in the Treasury at Sumbulpore one year's rent in advance as security for the fulfilment of the terms of the lease taken up by them, and the rent will be demanded in three instalments yearly. If at any time during the lease, the period of one year, calculated from the date of payment of the last instalment, be allowed to elapse without the payment of an instalment, the security money shall be forfeited and the lease considered to have expired.

5th. Further particulars may be learnt on applying to the Officiating Senior Assistant Commis toner at Sumbulpore.

> R. C. Birch, Lieut., Offg. Sen. Asst. Commr.

Sen. Aest. Commr.'s Office;) Sumbulpore, The 7th May 1856.

Tower in the Fort, Half a Second (4s.) after Mean Noon.

ORFEUR CAVENAGH, Major, Town Major.

Fort William, The 31st July 1856.)

Sheriff's Office, the 16th July 1856.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also au Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Monday, the Eleventh day of August next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice

J. H. FERGUSSON,

সরিক **আফিস ১৬ জ্লাই ১৮৫**৬ সলে ।

লয়াচার দেওয়া বাইতেছে বে আগামী ১১ चाराको ১৮৫७ मान सामवाद पृष्टे शुक्रवत समज ক্লিকাভাৰ কোট উইলেমের এব প্তাহার অস্তঃ-পাতি যে সকল ভাৰ ভলিমিকে বছৰেপের কোট উটালএমের অঞ্জেম কোটা আপন আঘালত যরে ওবেরটর্মিনর এব এডমাইরেল্টা অর্থাৎ মহা সমদ্ সম্প্রকীয় মোক্ষ্ম। নিস্পত্তিক্র এক সেশী-য়ান অধাৎ মিছিল করিখেন।

এট সেশীয়ান জডকাল পাযান্ত বসিবেক তাহার প্রথম দিবস দুট প্রছারের সময় তাহার পর প্রতি দিবল এগারে৷ ভুকীর ক্ময় বলিবেক এই বিষয় লকতল আহম রুখেন

J. H. FERGUSSON.

Sheriff.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of John \alpha Avietmall, of Moocheeparrab Lane, in Calcutta, formerly a Preventive Officer in the Service of the East India Company, but latterly following the occupation or calling of stowing Cargoes of Ships or Vessels lying Ships or in the River Hooghly, an Insolvent.

On Saturday, the 2nd day of August instant, it was ordered that the matters of the petition of the said Insolvent should be heard on Saturday, the 27th day of September next, and that the said Insolvent should then attend to be examined by the said Court.

T. Owen, Attorney.

Ohief Clerk's Office, 5th August 1856.

In the matter of John) On Saturday, the 2nd Harvey, an Insolvent | day of August instant, it was ordered that the petition of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. XXI., should be dismissed.

Robertson, Attorney.

In the matter of Ed-) ward Spilebury Green-street, lately carrying on business at No. 2, Lyons' Range, in Calcutta, and also in Manchester, in co-partnership with Robert Smith and Edward Smith, under the style and firm of Smith, Greenstreet and Company, an Insolvent.

On Saturday, the 2nd day of August instant, it was ordered that the hearing of this matter should stand adjourned until Saturday, the 6th day of September next, and that the order made in this matter for the ad interim protection of the said Insolvent from arrest should be co.

larged to the said 6th day of September next, and that the said Insolvent should then attend to be

examined by the said Court.

Hatch, Attorney.

In the matter of Alex-) ander Howatson, of Seeb- 1 tollah Lone, in Colcutta, an Assistant in the Office > that the hearing of this of the Board of Revenue. Lower Provinces, an In-

On Saturday, the 2nd day of September instant, it was ordered matter should stand adjourned until Saturday, the 27th day of Septem-

ber next, and that the order made in this maiter for the ad interim protection of the said la-solvent from arrest should be enlarged to the mid 27th day of September next, and that the said lasolvent should then attend to be examined by the

said Court.

Gasper, Attorney.

In the matter of George] Devenish, lately an Assistant at the Bengal it was ordered that the Hurkaru Office, No. 1, hearing of this matter Hare Street, an Insol-

On Saturday, the 2nd until Saturday, the 6th

day of September next, and that the order made in this matter for the ad interim protection of the said Insolvent from arrest should be enlarged to the said 6th day of September next, and that the said Insolvent should then attend to be examined by the said Court.

Hatch, Attorney.

In the matter of James On Saturday, the 2nd Wilson, of Short's Bazar, day of August instant, in Calcutta, Engineer, it was ordered that the an Insolvent. hearing of this matter should stand adjourned until Saturday, the 27th day of September uext, and that the order made in this matter for the ad interim protection of the said Insolvent from arrest should be enlarged to the said 27th day of September next, and that the said Insolvent should then extend to be examined by the said Court.

Sherrington, Attorney.

Sing Misser, late Shop-keeper of Rada Basar, it was ordered that the now residing at Burra hearing of this matter Bazer of Sungodparah, an Impolvent.

hearing of this matter should stand adjourned until Saturday, the 27th

day of Baptersher next, and that the order made in this matter for the ad interim protection of the said Insolvent from arrest should be enlarged to the said 27th day of September next, and that the said Insolvent should then attend to be examined by the said Court.

Sherrington, Attorney. Chief Clerk's Office, 7th August 1856.

In the matter of Sir On Saturday, the 2nd Thomas Edward Michell day of August instant, Turton, an Insolvent. It was ordered that the Assignee do pay and divide the sum of Co.'s Rs. 22.855-12-7 to and appeared of the Co.'s 23,855-12-7, to and amongst all the Creditors upon the Estate of the said Insolvent, as a Dividend at the rate of Co.'s Rs. 2 and 4 annas per cent upon such of the debts admitted in the Schedule of the said Insolvent, and claims proved, as have been duly substantiated in proportion to their several debts, and upon the other debts atmitted in the Schodule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts, or any other matter or thing relating thereto.

J. Cochrano, Oficial Assignee.

In the matter of Shaik | On Thursday, the 31st | Paunch Cowrie, former- | day of July last, it was | ordered that the hear-Calcutts, and afterwards | ing of this matter should of Dharrantollah in stand adjourned until of Dhurrumtollah, in Calcutta, Butcher, and at present of Emambaug of September next, with Laue, in Calcutta, an liberty to the said In-Insolvent.

On Thursday, the 31st stand adjourned until Saturday, the 27th day of September next, with solvent to amend his Schedule, filed in this matter on the 21st day of

June last, by inserting Creditors together with particulars of their respective claims, and that the order made in this matter for the ad interim protection of the said Insolvent from arrest should be enlarged to the said 27th day of September next, and that the said Insolvent should then attend to be examined by the said Court.

Insolvent in person.

In the matter of John Notice, that the peti-Fegredo, of Wellington tion of the said Insol-Square, a Section Writer | vent, seeking the bene-in the Foreign Depart- fit of the Act XI. Vic. ment, an Insolvent. | cap. XXI., was filed in the Office of the Chief Clerk on the 6th day of August instant, and by an order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Downing, Attorney.

In the matter of John On Wednesday, the Fegredo, of Wellington 5th day of August in-Square, a Section Wri-stant, it was ordered that the matters of the partment, an Insolvent petition of the said Insolvent should be heard on Saturday, the 27th day of Section of the said Insolvent the said Insolv On Wednesday, the day of September next, and that the said Insolvent should then attend to be examined by the and Court.

Downing, Assoring

In the matter of By- Notice, that the peti-Colootellah, in Calcutta, vent, seeking the bene-Inhabitant, an Insol- fit of the Act XI. Vic. vent. cap. XXI., was filed in the Office of the Chief Clerk on the 6th day of August instant, and by an order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Auley, Attorney.

In the matter of Bycount- On Wednesday, the nauth Day, late of Coloo- 6th day of August intollah, in Calcutta, In-habitant, an Insolvent. Stant, it was ordered that tion of the said Insolvent should be heard on Saturday, the 27th day of September next, and that the mid Insolvent should then attend to be examined by the said Court.

Anley, Attorney,

Chief Clerk's Office, 8th August 1856.

Proceedings of a General Meeting of the Proprietors of the Bank of Bengal, held at the Bank Premises, on Monday, the 4th August 1856, agreeably to the XXXVI. Section of the Charter Act No. VI. of 1839.

MR. DAVID COWIE, having been called to the

No.-1. Copy of the Statement of the Balance of the Bank, the Sist December 1863, transmitted to Gorston and 3rd January 1866, agreeably to the XXXIV. Section of the Charter Act VI. of 1872.

No. 2.—Copy of the Statement of the Balance of the Bank, the 3oth Janua 1859, transmitted to Gorston metric the 3rd January 1866 acreeably to the aforesald Section of the Charter.

No. 3.—Statement of the Profits for sigmenting, etc., from 1st July to 31st December 1865.

No. 4.—Statement of the Profits for mix mouths, etc., from 1st January to 38th June 1865.

no No. 5.— Statement of the whole Profits for 17 months, was, from 1st July 1855 to 30th June 185

No. 6.- Last of Proprietors

Chair, the Secretary, by the order of the Directors, placed in his hands the Papers noted in the margin, relative to the business of the year ended 30th June last.

Resolved, That the Accounts be passed and approved.

Proposed by A. B. Mackintosh, Esq., and seconded by F. O'Shaughnessy Esq., that it being the practice in all Banking Institutions, and in all Public Companies, to remunerate the Directors for their attendance at Board Meetings by prescribed fees, the Proprietors consider it incumbent upon them, and an act of justice to the Directors, to adopt a similar Rule in the Bank of Beugal.

It is therefore resolved, that a fee of 25 Rupees be presented to each Director, on the occasion of his attendance at the Weekly Board Meetings.

Baboo Gobind Chunder Dutt proposed, as an amendment, which was seconded by Baboo Luckenarain Dutt, that the Resolution be first submitted to the Proprietors at large. The amendment, being put to the vote, was negatived, and the original Resolution carried.

Thanks were then given to the Chairman, when the Meeting terminated.

> DAVID COWIE, (Signed) Chairman.

thement of the Afairs of the Bank of Baugal for the Week ending 6th August 1856.

LIABILITIES. Respirators' Capital, Binarce Fund, Carrent Accounts, Oash Credits Undrawn, Other Claims, Bank Notes and Post Bills.	2,97,662 2 4 73,47,972 13 4 16,24,358 11 10 52,341 14 2 1,48 10,402 11 3	ASSETS. Government Securities, Fues from Government. Must Certificates, Undue,	17,33,488 2 6 3,68,613 12 9 27,80,663 10 1,41,91,861 0 1 1,16,48,693 5 9 19,62,198 9 9 3,69,676 13 10 8,01,644 0 10 1,76,136 0 7
Ce.s Rs	0,40,52,805 4 7	Co. x R ·	3,49,82,565 4 7

Published by order of the Directors.

3 B. PLUMB.

Secretary and Treasurer.

C. N. COOKE.

Accountant.

Oriental Bank Corporation.

INCORPORATED BY ROYAL CHARTER.

WITH reference to Government Notification No. 5, Fort William, Financial Department, 26th Junuary 1855, notifying the intention of Government to dissolve its connexion with the Government Agency-

The Oriental Bank Corporation undertake the safe custody of Government Paper, Shares in the Capital Stock of the Bank of Bengal, and other local Stocks, free of all charge.

Will draw Interest and Dividends on the same as they fall due, and remit at the current rates of exchange, or pay the same according to instruc-

If to be remitted through the Cor-

poration, If to be paid in India, a Commission will be charged of

On returning Government Paper or Share Certificates out of safe custody,

On the purchase of Government

or other Securities, 1-4th per Cent. On the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Corporation, ... Without charge,

No charge for selling Government Securities in safe custody.

WM. ANDERSON.

Agent.

Without charge,

1-4th per Cent.

1-4th per Cent.

ORIENTAL BANK CORPORATION; Calcutta, 29th January 1855. §

Egra and Mnited Serbice Mank,

THE GOVERNMENT OF INDIA having, by Notifica. tion of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the Agra and United Service Bank will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for Constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta, or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will he I per cent.

HOURS OF BUSINESS.

From and after Wednesday, the 1st August from 10 a. M. to 3 P. M., except on Saturday, when the Bank will be closed at 3 P. M.

FRANCIS R. NERLAGE.

Secretary.

No. 2, Council House Street. Calcutta, 80th January 1855,

LIST OF PAGEAGES LYING UNGLADED ON THE CUSTOM HOUSE WHARP.

Date of Landing.			Mark or Address of Packages.	Shipu.	
1866, Decemb	er,	10th.	12 Cases Gin, marked D in diamond,	. Monarch.	
Ditto,		12th,	1 Box Merchandise, marked J H in dismond,	Albatros.	
Ditto.		29eh,	Case ditto, no mark,	Blenheim.	
1858, Jan.,		16th.	2 Cases Coral, no mark,		
. ,	- 1		H D	Arratoon Apear.	
Ditto.		18th,	1 Case, Merchandise, marked, L in diamond, 190,	Manhanan	
Feb.,	!	26th.	2 Cases Merchandise, A and Co. Nos. 1 & 2,		
April,		5th.	1 Cask ditto, marked E T in diamond, 10,	Steamer Hindooster Eggen	
Ditto.		7th.	1 Do. ditto, marked A in diamond, 455, Mess Secy. 32nd Regt.,		
Ditto.		8tb.	1 Case ditto, marked K & Co in diamond, 950,	City of Benares.	
Ditto.		17th.	2 Cases difto, marked E & Co in dismond,	Golconds.	
Think		25th.	1 Case ditto, marked J W E in diamond,	Ulymes.	
May,		28th.	Case ditto, J Maxton, marked W in diamond,	City of Tanjore.	
July,		5th.	2 Cases Glass, marked J H P,	Bacchante.	
Ditto.	4.4	10th.	1 Iron Bolt, no mark,	Coldstream.	
Ditto.		la la	Box Merchandise Mr. J. Lewsey,	Evadne.	
Ditto.		15th,	1 Bar Angle Iron, no mark,	Ditto.	
Ditto,		17tb.	3 Rapa Angle Iron, no mark	Radnagore.	
Ditto.		19th.	3 Bars Angle Iron, no mark, 19 Cases Merchandise, Boyd. W. Buller,	National Eagle.	
•	- 1		G	randini megic,	
Ditto.		24th.	Case, unknown, marked G in diamond A No. 8,	Gleaner.	
Maria and		31	Leather Trank, unknown, Dr. Deakin H. M. 70th Regt.	Soubabdar.	
Ditto.		- "	1 Case ditto W. M. Hellyer, Esq.,	Ditto.	
Ditto.		30th,	25 Bare of Iron, no mark,	Evadne.	
	- 1	,	60	AT PRODUCT	
Ditto.		31at.	3 Casks Merchd., marked R S M & S in diamond 2189 to 91,	Nile.	
73.544		39	3 Cases ditto, ditto 2:86 to 88.	Ditta.	
_ ,,		_ " }	G		
August.	٠.,	Tat,	1 Bale ditte, marked T in diamend 4330,	Earl of Derby,	
Ditto,		4th,	1 Case ditto, Mr. J. Watson,		

A. R. Young, Offg. Collector of Govt. Ouetoms.

CALCUTTA; CUSTOM HOUSE, }
The 8th August 1856.

Assam Company.

GENERAL MEETING OF PROPRIETORS.

Notice is hereby given, that a Half-yearly General Meeting of Proprietors with be held at the Company's Office on Saturday, the 9th proximo, at the hour of 3 F. M., when the Accounts of the first six months of the year will be submitted.

The Accounts will be open for the inspection of Proprietors on and after the 1st proxime.

By order of the Directors,

T. E. CARTER, Offg. Secretary.

No. 1, Barretto's Lane,) Coloutto, 31st July 1856.

Calcutta Bocking Company.

A Dividend at the rate of 12 per cent, per annum or Engage 42 per share will be payable to Shareholden on and after the 5th instant, at the

Office of this Company. Shareholders are requested to apply for the usual form of Dividend Receipts

By order of the Directors,

J. H. Morgan, Superintendent.

Abbertigement.

THE undersigned begs to inform and foreward, the Public, that he has lost a Promissory Note of the 5 per Cent. Loan, No. 769, for Company's Rupees 1,700, of 1854-55. A reward will be given to the finder.

Bisto Chunder Sandell, Zillah Nuddea, at Ghoornes.

CALCUTTA,
The 6th August 1856.

LOST.—First Half of a Bank of Bengal Note No. 29925, for Company's Rupees 100, payment of which has been stopped at the Bank.

LOST.—Second Half of a Bank of Bengal Note, Printed No. 4267, and First Half, Printed No. 2394, for Company's Rupees 50 each, the payment of which has been stopped at the Bank.

[1262]

Post Office Notifications.

No. 527.

NOTICE is hereby given, that an After-Packet, for the P. & O. Company's Steamer Nubia, will be made up at this Office, on Saturday, the 9th instant, at 12 noon, with the chance of overtaking her at Kedgeree.

C. K. Dove,

Doputy Post master General.

FORT WILLIAM: General Post Office, The 5th August 1856.

N. B.—The Public are particularly requested to observe, that in addition to Steam Postage, the Inland Postage to Kedgeree must be pre-paid at the following rates on Letters to Egypt or to any Foreign Ports via Egypt:—

And for every Toksh, or fraction of a Toksh above two Tokshs, two additional Annas.

Letters sent after 12 o'clock, for the purpose of being posted, will not be received under any circumstances.

No. 528.

NOTICE is hereby given, that in consequence of the departure of the Steamer Secostric having been postponed, the Mails for Rangoon and Moulmein will be closed at this Office on Saturday, the 9th instant.

C. K. Dove, Deputy Post-master General.

CALCUTTA: General Post Office, The 5th August 1856.

No. 2426.

THE Public are informed, that during the rainy season, Letters for Thyotmyco and other Stations in North Pegu will be forwarded viá Rangoon, unless superscribed "By land."

J. R. BURLTON BENNETT,

Post-master General of Bengal.

CALCUTTA;
Post-master General's Office,
The 4th August 1856.

Packets for the reception of Letters by the following Ships are open at this Office: -

Names of Vessels.	Agents.	Intended Departure.	For what Port.	Tomelviny at	Romarks.
Steamer Nubia,	P. & O. S. N. Company,	9th August 1856,	Snex,	Madras, Ceylon and Aden	
Steamar Bescetria,	Hon'ble Company, 10	9th Ditto,	Rangoon & Monlmein.		
ântertic,	Mackinnon, Mackengie & Co.,	2th Disto,	Melbourne,		
Clymene,	Livingston, Dearman Withers & Co.,	lan few days, ,.	Maurities.		
Palmyra,	Griffiths, Hay & Co.,	Ditto,	London,	Cape.	

CALCUTTA; General Post Office, The 8th August 1856.

C. K. Dove,
Depu Post-master General.



SUPPLEMENT TO

The Calcutta Gazette.

Bublished. by Authority.

SATURDAY, AUGUST 9, 1856.

Land: Sale Antice.

NOTICE is hereby given, under Section VI. Act I of 1845, that the under-mentioned Estates Zillah Sylhet will be put up to public and unreserved Re-sale, at the Collector's Office of that District, on the 28th day of August 1856, for arrears of Revenue and other demands which, by Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 18th day of April 1856:—

Clause I .- Permanently-nettled Mehals.

No. 18.—Nos. 2782-27.—Mududmash Mahomed Ruffee, Talook Mahomed Ahbid, Pergunnah Burryah; recorded proprietor, himself; sudder jumma, rupces 1-9-6.
No. 1531.—Talook Mahomed Moorad, Pergunnah Langla; recorded proprietor, Rejjan Allee;

sudder jumms, rupees 15-2-1.

F. A. GLOVER, Collector.

STARET COLLECTORSHIP, The 30th July 1856.



The Calcutta Gazette.

Published by Authority.

Rotificatrons.

In a sarm Max 1868.—The Government of Bongal having ontered tate a Contract with Mastra. Samuel Smith and Co., for the execution of the Concention Work, from the lat July nest, Public Officers amplifyed under that Government are hereby directed not to employ any other Printing Establishment for the assession of the Government Work from and after that date.

Court Manager.

CRCEL BRADON, Sary, to the Goot, of Bengul. THE THE VERRUARY 1955.—The Government of Bengal having entered into a Contract with Meters. Summed Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hereby directed not to employ any other Printing Establishment for the execution of Government Work.

CREIL BEADON,
Secy. to the Good, of Judio,

WEDNESDAY, AUGUST 13, 1856.

Registatibe Conneil.

The 2nd August 1856.

The following Bill was read a second time in the Legislative Council on the 2nd August 1856, and was referred to a Select Committee who are to report thereon after the 6th of November next:—

A Bill to prevent the over-crowding of vessels carrying Native Passengers in the Bay of Bengal.

WHEREAS it is necessary to prevent the overcrowding of vessels carrying native passengers across the Bay of Bengal from and to ports in the Presidency of Fort St. George, and between such ports and Ceylon: It is enacted as follows:—

Number of native passengers from any port under the Presidency of Fort St. George to any port on the Eastern Coast of the Bay of Bengal or in the Straits of Malacen or in Ceylon, or reversely, in a proportion greater than one passenger to every four tons of the burden of such vessel, without a license.

Number of native parameters to be our portion greater than one passion in a proportion greater than one passion in a proportion greater than one passion in a proportion greater than one passion in a portion greater than one passion in a deck under hatches affording space equal to six superficial feet for each adult passenger, and not less than five feet clear between the upper and lower decks; except that a vessel proceeding in ballast from any part of the Court of the Court of Caylon, or reversely, may

carry a number of passengers not exceeding the proportion of two and m half to every ton of her burden, provided sufficient space be kept for the accommodation of one-half of the passengers under hatches.

Finalty on Master of Tindal of any vessel which shall carry passengers as aforesaid, without a license, in a proportion exceeding that laid down in Section I, shall be liable to a fine not acceeding two hundred Rupees.

Penalty on Master or Tindal of any licensed vessel which shall carry passengers as aforesaid in a proportion exceeding that laid down in Section II, or without the allotment of space under hatches required for each adult passenger, shall be liable to a fine not exceeding twenty Rupeos for each passenger in excess of that proportion, or for whom the required space under hatches is not allotted.

V. Passengers shall not be shipped from the territories under the Government to appoint ports of embarkation for passengers. Ceylon or the Eastern Coast of the Bay of Bengal, or the Straits of Malacca, except from such ports as shall be from time to time appointed by the Government by an Order in Council published in the Fort St. George Gazette; and the Master or Tindal of any vessel, who shall take on board passengers for such voyage from any other port, shall be liable to a fine not exceeding twenty Rupces for each passenger embarked.

VI. It shall be at the discretion of the Collectors of Sea Customs for the ports appointed for shipping native passengers, to grant

ich see to vessels for the carriage of such passenres under this Act. Provided that such heenses
hall not be granted till the vessels have been
surveyed according to such directions as shall be
given from time to time by the Governor in
Council. The license shall describe the vessel, her
tonnage, and rig; the number of her boats, anchors, and cables, and what instruments for the
purpose of navigation she is supplied with; also
the name of the owner and of the Master or Tindal, and the number and composition of the crew;
and shall specify the number of passengers she
may carry, and the space to be assigned for their
accommodation.

VII. The Master or Tindal of any vessel car-

Passenger ressels to or from the Eastern Coast to carry provisions, &c. seconding to appointed scale. rying passengers from any port in the territories under the Government of Fort St. George to any port on the Eastern Coast of the Bay of Bengal or the Straits of Malacca, or re-

versely, which shall not be furnished with provisions and water according to such scale as shall be laid down from time to time by an Order of Government published in the Fort St. George Gazette, shall be liable to a fine not exceeding twenty Rupees for each passenger in excess of the number fully supplied with provisions and water according to such each

ing to such scale.

VIII. The Master or Tindal of any vessel

Penalty if Master omit to supply passengers with prescribed allowance of food and water. carrying passengers as aforesaid, who shall wilfully and without satisfactory excuse omit to supply to every passenger the prescribed allowance of food and water, shall be liable for such

water, shall be liable for such omission to sine which may extend to twenty Rupees for every passenger who has suffered privation thereby.

IX. The Master or Tindal of any vessel carry-

Supply of provisions, &c. on board passenger ships plying to and from Ceylon, ing passengers from any port under the Covernment of Fort St. George to Ceylon, who shall neglect to furnish a supply of water and provisions for the

passengers according to a scale to be fixed by the Collector of Sea Customs for such port, which shall be hung up at the Custom House of the port; and the Master or Tindal of any such vessel which has brought passengers from Ceylon to any such port, and which shall not have been supplied with water and provisions according to such scale, shall be liable to a fine not exceeding fifty Rupees.

List of passengers to be signed by Master.

List of passengers to be signed by Master.

the principal officer of Customs at the place of embarkation, a list, according to the form annexed to this Act, of all passengers to be conveyed in such vessel or dhoney; and such officer, after satisfying himself of the correctness of the same and that the number of passengers authorized is not exceeded, shall countersign and return one such list to the Master or Tindal, to be produced to the proper officer at the port to which the vessel is bound; and should any additional passengers engage to proceed by

Additional Passengers engage to proceed by such vessel after such list has been so countersigned, the Master or Tindal may insert their names in the original list, obtaining the signature of the controlling officer as before. The officer in charge of

the Customs may withhold the port clearance till this rule is complied with.

XI. The principal officer in charge of the Customs at the port of embark.

remaity for obstructing entry, &co. of Customs officers. Acc. by him, shall be at liberty at all times to outer and inspect

any passenger vessel, and the fittings, provisions, and stores therein; and whoever impedes such entry or inspection, or refuses to allow of the same, shall be liable to a fine not exceeding fifty Rupees.

XII. The times authorized by this Act may

be imposed by any Magistrate, Joint Magistrate, or other person lawfully exercising the powers of a Magistrate, or by any Justice of the Peace having jurisdiction at any place in the possession and under the Government of the East India Company; and if any person sentenced to pay a fine shall not discharge the same immediately, he may be committed to prison for any term not exceeding two calendar months where the fine does not exceed fifty Rupees, or four mouths where the fine does not exceed the fine does not exceed two hundred Rupees, the commitment to be determinable on payment of the fine, or the Magistrate or other officer may order the amount of the fine to the levied by distress and sale of any goods and chattels of the offender found within his jurisdiction.

Duration of Act.

XIII. This Act shall continue in force for three years.

SCHEDULE

FORM.

Name of vessel.	Name of master.	• Tons per register.	Port of eviluration.	* Numbers and names of passengers.	Port at which passengers have custracted to be landed.	* Amount of passage- money per head.	Date of departure.
					1 :		
						**	

(Countersigned)

Principal Officer of Outland

Note—In the case of vessels estrying passengers to Correspond and 7 need not be filled up, and it will be authorst to insert the number, and not the manner, of passengers in column 5.

W. Montals. Clork of the Common.

: Megistatibe Conneil.

The 9th August 1856.

THE following Bill was read a second time in the Legislative Council on the 9th August 1856. and was referred to a Select Committee who are to report thereon after the 13th of October next :-

A Bill concerning the taking of Oaths of Office by Registers of Deeds.

WARREAS it is expedient to amend the law which requires a Register of Preamble. provisions of Act XXX- of 1838, to take and subscribe the oath of office before the Judge of the Zillah : It is enacted as follows :-I. So much of Section II Regulation XXXVI.

Civil Officer of the Station to administer onth of office to Register of Decila.

1793 (extended to Cuttack by Section XXXII Regulation XII. 1805), of Section II Re-gulation XXVIII. 1795, and of Section II Regulation XVII.

1803 (extended to Bundlecand, Saharunpere, and Agra by Clause 1 Section XVII Regulation VIII. 1805), of the Bengal Code, as requires that a Register of Deeds shall take and subscribe the cath therein prescribed before the Judge of the Zillah, is hereby repealed; and the Civil Officer in charge of the station to which any such Register is appointed, shall be competent to administer the oath of office, or a declaration substituted for the oath, to any person appointed under Act XXX of 1838 to register Deeds at mich stations.

> W. MORGAN, Clork of the Council.

Legiplatibe Council.

The 9th August 1856.

THE following Bill, as settled in Committee of the whole Council on the 9th of August 1856, is re-published for general information :-

A Bill to make better provision for the appointment and maintenance of Police Chowkey-dars in Cities, Towns, Stations, Suburbs, and Bazaars in the Presidency of Fort William in Bougal.

WHEREAS it is expedient to make better provision for the appointment and maintenance of Police Chowkeydars in cities, towns, stations, suburbs, and babeyond the local limits of Her Majesty's Supreme Court : It menacted as follows

I. Regulation XXII. 1816, Regulation VII. 1817, Section VI Regulation Lette repealed. III. 1821, and Section IV Regulation II. 1832, of the Hengal Code, and Act XV of 1837, are hereby repealed, except as to any act which shall have been done, or any liability which shall have been incurred, before the passing of this Act. Provided that the monthly

Exhibiting assessment in the sections to be lathe sections to be latried until revised as
welling to this Act.

XV of 1837, in any city or
station at the time of the passing of this Ast, shall continue to be levied until the same shall be revised and altered under the provisions of this Act.

II. The provisions of this Act shall have effect in the cities and stations in To what places the Act shall apply. which the said Regulation XXII. 1816 has heretafore been in force, and in every other city, station, town, sub-urb, and bazzar in the said Presidency to which the Local Government at any time may extend the same by Notification in the Official Clazette.

Provided always, that this Act shall not be extended to any city, town, suburb, or bazaar, unless there be therein (or in some other city, town, suburb, or bazaar with which the same may be united as hereinafter provided) a Police Station under an officer of a grade not below that of Jemadar, nor to any agricultural village.

111. The Government may, by Notification to be published in the Official Unions may be Gazette, unite, for the purposes of this Act, any city, town, suburb, station, or bazaar, or any part or parts of a city, town, suburb, station, or bazaar, with any other city, town, suburb, station, or bazaar, or part or parts of a city, town, suburb, station, or bazaar; and in such case the law applicable to a city, town, suburb, station, or bazaar shall apply to such union.

IV. For the purposes of this Act the Local Government may define and

declare the limits of any city, define limits of cities, town, suburb, station, bazear, towns, &c. or union, and all occupiers of

houses within any such city, town, suburb, station, bazaar, or union as aforesaid, or within such limits as shall be so defined as aforesaid, shall be liable to be assessed or rated according to the provisions of this Act for the purpose of maintaining the Chowkeydars appointed to be maintained in such city, town, station, suburb, bazaar, or union.

V. If any house be let out in portions to

different persons, or be let out to or occupied by lodgers or Houses let to lodgers how to be assensed travellers, the person who shall receive the rents or payments from such

persons or lodgers or travellers, shall, for the purposes of this Act, be deemed to be the occupier of such house.

Penalty for remov-ing, &c. name of street or number of

VI. The Magistrate may cause a name to be given to any street and affixed in such place or places as he may think fit, and may also cause a number to be

affixed to every house in any street or mobulla for the purpose of identifying such house; and if any person shall wilfully remove, obliterate, or destroy such name or number, he shall be liable, on conviction by a Magistrate, to a fine not excooding twenty Rupees.

VII. The Magistrate shall determine the number of Chowkeydars to be Magistrate to determaintained in any city, town, mine number of Chow or other such place as aforekeydara

said; but the number of Chowkeydars so to be main-tained shall not exceed one to Province. every twenty-five houses.

VIII. The Chowkeydars appointed under this Act may be of different grades, and the wages to be paid to

Grades and wages the several grades shall be deof Chowkeydars. termined by the Magistrate.

The Magistrate shall determine the total amount required to be raised in any year in any city, town, or other such place as aforesaid, for the purpose of main-

taining the Chowkeydars appointed to be maintained therein, and for the purposes specified in Sections XXXIII, XXXIV, XXXV, and XXXVI of this Act, together with such sum as the Magistrate may consider necessary to provide against the contingency of losses from defaulters in the current year, and the amount of losses, if any, actually sustained from defaulters in the preceding year.

X. The tax to be levied in any city, town, or other place as aforesuid, for the purposes of this Act, may be either an assessment according to the circumstances and the property to be pretected of the persons hable to the same, or a rate on houses and grounds according to the annual value thereof. The Local Covernment, on the report of the Magistrate and Commissioner of Circuit, shall determine in each case whether the tax

to be levied shall be such assessment or such rate.

Limitation of tax. to the circumstances and the property to be protected of the persons liable to the same, the aggregate sum to be raised by such tax shall not exceed the average rate of two annas per mensem for each house, and the amount assessed in respect to any one house shall not be more than the pay of a Chowkeydar of the lowest grade. If the tax be a rate on houses and grounds, it shall not exceed five per centum of the annual value thereof.

Rate how to be ascertained.

Rate how to be ascertained.

Rate how to be ascertained.

Act, the annual value of the houses and grounds liable to the rate shall be computed and ascertained upon an estimate of the gross annual rent at which the same might reasonably be expected to let from year to year. Grounds used for purposes of trade shall be liable to the rate, but grounds used for the purpose of cultivation or for depasturing cattle shall not be liable.

XIII. The Magistrate may, at his discretion,
Magistrate may exempt from the assessment
or rate, or may relieve from
the payment of his assessment
or rate, any occupier who may
be unable from poverty to pay the same

be unable from poverty to pay the same.

XIV. For the purposes hereinafter mentioned, the Magistrate shall constitute Constitution of and appoint a punchayet for each such city, town, or other place as aforesaid, or, when he may see fit to divide any such city, town, or place into convenient divisions, for each division thereof, and shall issue a sunnucl of appointment, specifying the names, residence, business, or other description of the persons appointed and the period for which the appointment is made. Every punchayet shall consist of three or five respectable persons residing or carrying on business in or near to any such city, town, or other place, or in or near to any such division thereof. Provided that, instead of any one such person, the Magistrate

Magistrate may appoint a person act mading in the place to be a member of punchaget may appoint any person whom he may think fit to be a member of the punchayet, notwithstanding such person may not reside or carry on business in

or near to such city, town, or other place, or in or near to any such division thereof.

XV. The punchaset so appointed, or the majority of them, shall, once in every year, if required so to do by the Magistrate, pre-Datine of punchayet pare and make, in accordance with the rules laid down in the requisition, an assessment or rate upon the several persons liable to be assessed or rated in respect of their occupation of property within the district (whether city, town, or other place as aforesaid, or any division thereof for which the punchavet shall be appointed, and shall enter the same in a list which shall specify the names of the several occupiers of property within the district liable to be assessed or rated under the provisions of this Act, the trade, business, or other description of such occupier, the property occupied, and the amount payable monthly by such occupier. If the tax he a rate on the annual value of the property occupied, such annual value and the total amount of the annual rate shall also be specified. The requisition of the Magistrate to the punchayet to

Form of Magistrate's requisition. make out such list shall be in the case may be, set forth in the Appendix to this Act annexed, or to the like effect.

XVI. The punchayet shall, if required by the Magistrate so to do, instead of making a new assessment or rate, revise and amend the assessment or rate then in force.

XVII. When an assessment or rate shall have been made or revised, much the Magistrate may ease may be, the punchayet shall forward to the Magistrate the list containing the same; and the Magistrate shall revise, and, if necessary, amend and settle it.

Assument or rate shall have been settled, the Magistrate shall sign the list, and shall cause one copy thereof, together with a Notification prepared according to the form marked C. in the Appendix to this Act, or to the like effect, and written in the language of the Province in which the city, town, or place is situate, to be stuck up in some conspicuous place in the district for which the assessment or rate has been made; and another copy, together with a like Notification, at the nearest Police thanna; and shall also cause a third copy to be deposited in his own office.

Assessment or rate after provided, every casessment or rate shall stand good for one whole year, and until a new one is made, and in case the occupier of any property included in any assessment or rate shall be changed before a new one is made, the new occupier shall be liable in respect or rate which shall have become payable during his occupation instead of the former occupier thereof; and after notification to such person, the Magistrate may cause his name of the acceptance.

Every assessment or rule which shall be revised according to the provisions of Section XVI shall be deemed a new amountment or rate. Provided always, that, if no new assessment or rate made within the first three

menths of any year, the list of the previous year shall be re-published according to the provisions of Section XVIII, and shall thersupon be deemed to be the assessment or rate for the current year, and shall be open to appeal under the next succeeding Section.

XX. Any person sasessed or rated, who shall Appeal from assessment or rate, or who shall dispute his occupation of any pro-perty on his liability to be assessed or rated, may appeal on unstamped paper to the Magistrate, and the Magistrate, after making such inquiries as he doeme necessary, by examination of the appellant on oath or solemn affirmation, or otherwise, may confirm the assessment or rate or amend the same. In case the Magistrate confirm the assessment or rate, he may award costs against the appellant. decision of the Magistrate in such cases shall be final, and no objection shall be taken to any assessment or rate, nor shall the liability of any person to be assessed or rated be questioned in any other manner or by any other Court. Provided

that no appeal shall be re-Limitation of apceived after the expiration of one month from the time of the notification of the assessment or rate prescribed by Section XVIII, or of the notification of the

substitution of the name of an occupier under Section XIX, unless the Magistrate, upon rea-sonable cause shown, shall extend the time for receiving such appeal.

XXI. The Commissioner of Circuit, with the

Commissioner of consent of the Local Govern-Chronit may direct re-vision of assessment the Magistrate to revise the assessment or rate of any city, town, or other place as aforesaid, specifying the reasons which, in his opinion, render such revision necessary, and the Magistrate shall, according to such direction, revise and, I necessary,

amend the same.

Magistrate may di-rect revision at any time of the year, for reasons to be stated. XXII. The Magistrate may require the punoccasion he shall address a written order to the punchayet, specifying the reasons which render such revision necessary, and requiring an amended return within a stated

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last prelast pr prescribed in Section XVIII, shall be prepared

and published in the manuer therein directed.

And all objections to such revised assessment or rate shall be made and dealt with in the manner prescribed in Section XX.

XXIV. If any person appointed a member of

Penalty his return take the office, or omit to perform the duties thereof, and do not within fifteen days from the date of his appointment, about matisfactory grounds for his refusal or omission, or provide such a substitute as the Magistrate approves, the Magistrate may fine such person in a sum not exceeding fifty Bu-

XXV. If the persons appointed a punchayet, If punchayet refuse, or a majority of them, refuse, or omit to act. Magis-trate may assume days after the receipt of an or omit, for a period of fifteen order from the Magistrate, to perform the duties required of them, the Magistrate may himself make or revise the assessment or rate, and may enforce the same as if it had been made or revised in the first instance by the punchaget. Provided that the functions of the

punchayet shall not thereby absolutely cease and determine, but may be resumed at any time, only not so as to invalidate any act done by the Magistrate under this Section.

XXVI. No person shall be bound to act on Residents only a punchayet unless he shall bound to act on a reside or carry on business punchayet. within the limits of the district

for which the punchayet is to be appointed.

XXVII. Every punchayet shall be appointed Duration of pun-chayet and limitation of service thereon. for the period of one year, and no person shall be compelled of service thereon. to serve on a punchayet for more than one year at a time, or within less than three years after the expiry of previous service; but nothing in this Section shall prevent any person from being appointed to serve on a pun-chayet at any time whatsoever with his own con-

XXVIII. If a majority of the persons as-Member of punchayet removable on-ly on application of appointed, not being in arrear, make application make application in writing to the Magistrate for the removal of any member of the punchayet appointed for such district, the Magistrate, if he think it expedient, may remove such member from the punchayet.

XXIX. If any vacancy shall occur among the Vacancies in pun members of a punchayet, or if chayet how to be supplied. refuse or decline or be unable to act, the Magistrate may nominate and appoint another person to supply the vacancy or to act in the stead of such member, subject to the rules already laid down as to the original appointment of members; but such appointment may be made by a written communication to the person appointed, and it shall not be necessary to issue a new sunnud under Section XIV of this Act.

XXX. The punchayet shall give notice to the Magistrate of any neglect or Punchayet to report misconduct of Chow-keydam or death or sheenes. misconduct on the part of any Chowkeydar within the district for which they are appointed which shall come to their knowledge; and shall also give notice of any vacancy which shall occur in consequence of the death or absence of any Chowkeydar or from any other cause.

XXXI. In cities and large towns containing Appointment and three or more divisions or dis-duty of sudder pun-chayet. enayet.

point a sudder punchayet conmercing of not less than five members, who may be selected either from the members of the local punchayets or from any other residents of the city or town. | shall be the duty of the sudder

punchayet to assist the Magistrate, when required so to do, in carrying out generally the objects of this Act, and particularly in revising the chayets and enquiring into and reporting on appeals preferred against the same.

XXXII. The Chowkeydars to be employed

under this Act shall be appointed by the Magistrate, and the Appointment and registry of Chowkey-Magistrate shall cause to be kept a register in which shall

be entered the name, age, place of residence, and previous occupation of every person so appointed, with the date of his appointment.

XXXIII. Subject to the approval of the Commissioner of Circuit, the Magis-

Appointment of Jetrate may appoint such number ra and Inspectof Jemaders and Inspectors as may be necessary for the super-

vision and control of the Chowkeydars. Provided that the number of these officers shall not be greater than one Jemadar to fifteen Chowkeydars, and one Inspector to sixty Chowkeydars.

XXXIV.. Subject to the approval of the Commissioner of Circuit, the Magistrate may appoint one or more ctors and other Tax Collectors or Darogahs and establishment.

such other servants as may be necessary for preparing, or assisting the punchayet in preparing, the assessment or rate, for copying the same, for collecting the tax, keeping the accounts and records, and otherwise carrying out the purposes of this Act. The Magistrate shall take from every Tax Collector or Darogah such security for the due disposal of the sums collected by him as may be thought necessary.

XXXV. The Magistrate may further incur any Contingent expenchase of stationery, in providing hadges, dresses, and weapons for the Chowkeydars, and for any other contingencies that may seem to him necessary.

XXXVI. After paying the wages of the Chowkeydars, and defraying the Surplus funds may be devoted to Contercharges specified in the three last preceding Sections of this vancy purposes, Act, the Magistrate may, with

the sanction of the Commissioner of Circuit, appropriate any sum which may be available, to the purpose of cleansing the city, town, or place, or of lighting or otherwise improving the same.

XXXVII. The Tax-Darogalis appointed under

this Act, shall be employed ex-Tax-Derogahs to be employed as herein-after described. clusively in the duties herein-after described. They shall be responsible to the Magistrate,

and subject only to his orders.

XXXVIII. The Tax-Darogans shall prepare from the lists hereinbefore mentioned Register, which To propere авлем-ment lists. shall be attested by the Magistrate or his Deputy or Assistant, and shall contain the names of all persons assessed or rated so far as they can be ascertained, the property in respect of which the assessment or rate in each case is imposed, and the amount payable monthly by each person.

XXXIX. On the tenth of each calendar month, or so soon after as possible, the Tax-Darogah shall proceed in To collect assessperson or through some one of his office establishment, to collect the amount due for the current month from each person

subject to the tax; and for all sums so collected, the Darogah shall grant a receipt. Provided that, with the sanction of the Commissioner of Circuit previously obtained, the collection may be made quarterly instead of monthly; and in such case, the amount due for each quarter shall be collected in the last month of that quarter,

XL The Tax-Darogah shall remit to the Magistrato, in such manner as To remit collections the Magistrate shall direct, all to the Magistrate. sums of money collected either by himself or by any one of his establishment, and the Magistrate, or some officer of his establishment authorized on that behalf, shall give the Darogah a receipt for every sum of money so remitted. The Magistrate shall also cause all such sums of money to be credited to a separate Fund, to be called the Chowkeydaree Fund of the city, town, or place in or on account of which they are collected.

XLI. The Tax-Darogali shall prepare all summoness and processes to be То ртерыте вишissued against defaulters, and shall make the usual returns thereto, and shall keep a regular account of all distresses levied and sales made by him for the realization of arrears.

XLII. On the 20th of each calendar month, To report default-Tax-Darogah shall deliver or ers to Magistrate. transmit to the Magistrate, in one list, a statement of all defaulters, the property in respect to which they are assessed or rated, the amount of the monthly assessment or rate, and the amount due from each.

XLIII. On receipt of the aforesaid list, the Magistrate shall issue | sum-Bummons of defaultmons against each of the defaulters therein mentioned, requiring him either to pay the demand or to attend at the Cutcherry of the Magistrate within a reasonable time, to be specified in the summons, to show cause for his refusal.

XLIV. If any defaulter fail to appear in answer to the summons, or, Assessment to be having appeared, fail to satisfy levied from defaultern the Magistrate that no arrest by distress and sale. is due from him, the Magistrate may issue a warrant to the Tax-Darogal, authorizing him to levy the whole or any part of the demand by distress and sale of any goods and chattels belonging to the defaulter, or being at any time upon the premises in respect of which the arrear is due; and the Magistrate's order as contained in the warrant shall be final.

XLV. The Tax-Datogah shall make an inventory of all goods and chat-tels seized under the Magis-Sale how to be contrate's warrant, and shall give previous notice of the sale, and the time and place thereof, by beat of drum in the district in which the property is situated. If the arrest he not paid with costs, or the warrant be not in the meantime discharged or suspended by the Magis-trate, the goods and chattels seized shall be sold at the time and place specified, in the most public Proceeds how to be applied in discharge of the arrests and costs, and the suspins, if any, shall be returned on demand to the person in possession of the goods and Come.

Chattels at the time of the science. The TaxDarogah shall make a return
of all such sales to the Magistrate in the form specified in Appendix D., and
the costs upon every such proceeding shall be
such as are mentioned and set
forth in Appendix E. annexed.

to this Act.

Fenalty for Tax-Dangak purchasing at such sales.

Tax-Dangah or other servant appointed under this Act, and any Chowkeydar or Officer of Police, who shall purchase any property at any such sale as

aforesaid, shall be liable, upon conviction before a Magistrate, to a penalty not exceeding fifty Rupees; and the property shall be confiscated.

XLVII. If no sufficient goods or chattels be-

Sale of property beroad limits of Lowes, &c.

Sale of property beroad limits of Lowes, &c.

Sale of property beroad limits of Lowes, &c.

of which he is assessed or

rated, can be found within the district in which the premises are citaate, the Magistrate may issue his warrant to the Nazir of his Court for the distress and sale of any personal property or effects belonging to the defaulter within any other part of the jurisdiction of the Magistrate, or for the distress and sale of any personal property belonging to the defaulter within the jurisdiction of any other Magistrate within the jurisdiction of any other Magistrate whatsoever; and such other Magistrate shall back the warrant so issued, and cause it to be executed, and the amount, if levied, to be remitted to the Magistrate issuing the warrant.

XLVIII. All goods and chattels, except tools or implements of trade, which may be found upon any premises liable to sale.

Irrear is due, shall be liable to be distrained for the recovery of such arrear. If the goods and

that owner of goods other than the defaulter, the defaulter.

chattels belong to any person other than the defaulter, the defaulter shall indemnify the owner of such goods and chattels from any damage he may sustain by reason of

tels from any damage he may sustain by reason of such distress or by reason of any payment he may make to avoid such distress or any sale under the same. Provided that no distress shall be made for any arrears due under this Act after the expiration of six calendar months from the time when such arrears became due.

Penalty for obstructing Tax-Darogan in execution of duty.

Person who shall wilfully obstruct or molest any Tax-Darogan in execution of duty.

shall fraudulently conceal, remove, or dispose of any of his property for the purpose of avoiding a distress under the provisions of this Act, or shall knowingly assist any other person in so doing, shall be liable, on conviction before a Magistrate, to a regular part exceeding fully Runers.

L. The Magistrates shall receive and try all complaints preferred on oath complaints preferred on oath or solemn affirmation against Tax-Darogah of extention, ac.

Tax-Darogah of extention, malversation, or other misconduct in the discharge of his duty. On proof of any such offence, the Tax-Darogah

Penalty for externation, etc.,

Penalty for externation, etc.,

Penalty for externation, etc.,

or other person as aforesaid shall be liable to dismissal from office, and to imprisonment, with or without

office, and to imprisonment, with or without labor, for a period not exceeding six months, and may also a compelled to refund any money cor-

ruptly or unduly exacted or received, and to deliver up any effects which may have been illegally distrained or sold, or the value thereof, or in default and until such delivery or refund be made, shall be liable to further imprisonment, with hard labour, for not more than six months. But nothing in this Section shall be

taken to prevent the Magistrate from committing any Tax-Darogah or other person as aforesaid for trial before the Sessions Court, or to limit the power of the Sessions Court in regard to the punishment of each offences under the general law.

Inspectors appointed under this liabilities of Chowkey-dars, Jemadara, and laspectors.

Act, shall exercise all the powders, Jemadara, and ers, and perform all the duties, and be subject to all the liabilities of Police officers as prescribed in the General Regulations of the Bengal Code or the Acts of the Government of India for the time being in force, so far as such powers, duties, and liabilities are not inconsistent with, or otherwise expressly provided for by this Act. The Chowkeydars and the Jemadars and Inspectors are in all respects subordinate to the Police Darogah of the Thanna, within the limits of which they may be employed.

Chowkeydars to Act shall wear a badge with a number, and the name of the city, town, place, or division for which he is appointed, engraved thereon.

Duties of Chowkey and Inspector appointed under this Act shall have power, without warrant, to apprehend and convey immediately to the nearest Police Station any person of persons taken in the act of committing

any heinous offence, or whom he shall have just cause to suspect to be about to commit or to have committed a heinous offence, or against whom a hue and cry shall be raised.

Second.—He shall have power to prevent obstructions and nuisances on the roads and streets.

Third.—He shall give immediate intelligence to the Police Darogah of the resort to his division of any receivers of stolen goods, or of any robbers or other persons of notorious or suspected character, or of any circumstances likely to occasion a breach of the peace.

Fourth.—He may stop, examine, and if necessary detain, any person who shall be reasonably suspected at any time of having or conveying any thing stolen, or

who shall be found between sunset and sunrise lying or loitering in any highway, yard, or other place, and unable to give a satisfactory account of himself, and may convey such person to the nearest Police Station.

LIV. If Chowkeydar or other Police Officer
be unable to effect an arrest,
All persons required to assist Chowkeydars in making arrests.

he may require all persons present to assist hum; and any person who refuses or neglects to comply with such requisition, shall be liable, on conviction by a Magistrate, to a fine not exceeding

fifty rupees, or to imprisonment not exceeding two months.

Conwispers, as such other day not later than the fifteenth day of the month, as the Magistrata may appoint, the Chowkeydars and the Jemadars and Inspectors (if any) shall be mustered at the Thuma to which they are attached, and the Police Daregah or Mohurrer of the Thanna shall there pay them the wages due to them up to the close of the preceding month, and shall at the same time take the receipt of each Chowkeydar in an official register of receipts prepared for the purpose; and the Darogah, after signing the register in attestation of its correctness, shall transmit the same to the Magistrate.

LVI. Any Chowkeydar and any Jemadar or Punishment of Inspector appointed under this Chowkeydam for negative of duty or misconduct, shall be liable to fine to an extent not exceeding half a month's wages, or to be suspended or dismissed from his situation, or to imprisonment for any period not exceeding six months.

LVII. All fines levied under this Act shall be credited to the Chowkey-daree Fund and held available for the purposes of this Act.

LVIII. Assistants to Magistrates vested with special powers, and Deputy Magistrates vested with special powers, when posted at stations other than the sudder station of the Magistrate, and empowered, under Act X of 1854, to try cases without reference from the Magistrate, may exercise all the powers hereby vested in a Magistrate; and any Assistant or Deputy Magistrate vested with special powers may perform any of the duties hereby assigned to a Magistrate when referred to him by the Magistrate to whom he is subordinate.

Proceedings of Magistrate under this Act, except as otherminer of Circuit respectively subject to control of Local Government.

TIX. All the proceedings of a Magistrate under this Act, except as othermissioner of Circuit and subject to the control of the Commissioner of Circuit shall be subject to the control of the Local Government.

LX. Wherever in this Act, or in any Appendix thereto, there is nothing in the context requiring a different interpretation—

The word "Magistrate" shall include I Joint Magistrate and any person lawfully exercising the powers of Magistrate.

The word "House" shall include any shop or warehouse.

The word "Bazar" shall mean any place of trade where there is a collection of shops and warehouses.

The word "District" shall mean a cilly, town, bassas, or union, or any division thereof.

The expression Police Darogah" shall include any Tuhsceldar or Naih Tuhsceldar entrusted with Police jurisdiction.

APPENDIX A.

To

[Here insert the names, places of abade, business, or other description of the punchayet.]

I do hereby require you, the punchaset appointed under Act of all reasonable expedition, not exceeding (Hern insert a period to be fixed by the Magistrate) from the date hereof, to make out and forward to me, the undersigned Magistrate of the Zillah of , a fair and equitable assessment upon the several occupiers of houses, shops, and buildings, in the (Here describe the city, town, place, or division), for the purpose of the sum of Rupeos required raising required for the maintenance of Chowkeydars for the year commencing on thorized by Act and other expenses auof shall regulate and determine the amount of assessment to be levied from every such occupier according to the circumstances and the property to be protected of each person. But the amount assessed in respect of any one house shall not exceed Ra. (Here insert the pay of a Chowkeydur of the lowest grade) and the aggregate amount amoused shall not exceed the average rate of 2 annsa per measem for each house, shop, or building in the district.

If the occupier of any house in the said district shall be unable, on the ground of poverty, to pay the assessment to which he is liable under this Act, you shall exempt him from the same; but the property occupied, together with the name and description of such occupier, shall be specified in the list, together with the ground of exemption.

If any house be let out in portions to different persons, or be let out to or occupied by lodgers or travellers, the person who shall so let the same, or who shall receive the rents or payments from such persons or lodgers, or travellers, shall be deemed the occupier of such house and shall be assessed accordingly.

The assessment which you are hereby required to make shall specify the name of every occupier of property liable to be assessed, the name, trade, or business or other description of the person assessed, the annual assessment, and the quota payable monthly; and may be in the following form, or to the like effect:—

Property oc-	Name of occupier.	Profession or business or other de- ecciption.	Attount of month- ly payment.
			la e a la face de la companya de la

APPENDIX B.

To

[Here insert the names, places of abode, business or other description of the punchayet.]

I do hereby require you, the punchayet appointed under Act all reasonable expedition, not exceeding (Here insert a period to be fixed by the Magistrate) from the date hereof, to make out and forward to me, the undersigned Magistrate of the Zillah , a fair and equal rate upon the several occupiers of houses, shops, and buildings, and of grounds occupied for the purpose of trade or business, in the (Here describe the city, men, place, or division), for the purpose of raisag the sum of Ra required for the maintenance of Chowkeydars for the year comand other expenses authorof . You shall remencing on rized by Act gulate and determine the mount of the rate to be levied from every such occupier according to the annual value of the property occupied.

The rent at which any such property may reasonably be expected to let for one year shall be deemed the annual value of such property. The rate shall be an equal per-centage, not exceeding 5 per cent, of such annual value.

Any person occupying ground for the purpose of trade is to be rated in respect thereof, but a person occupying ground for the purpose of cultivation or for depasturing cattle, is not to be rated in respect thereof.

If the occupier of any house or ground, in the said district, shall be unable, on the ground of poverty, to pay the rate to which he is liable under this Act, you shall exempt him from the same; but the property occupied, together with the name and description of such occupier, shall be specified in the list, together with the ground of exemption.

If any house be let out in portions to different porsons, or be let out to or occupied by lodgers or travellers, the person who shall so let the same, or who shall receive the rents or payments from such persons or lodgers, or travellers, shall be deemed the occupier of such house, and shall be rated accordingly.

The rate which you are hereby required to make shall specify the name of every occupier of property liable to be rated, the name, trade, or business or other description of the person rated, the annual rateable value of the property, the annual rate, and the quota payable mouthly; and may be in the following form or to the like effect:—

Property oscu-	Name of com-	Profession or business or description.	Anguel talue of projectly.	Annual rate.	Aronunt of monthly pay- ment.

APPENDIX C.

An assessment (or rate, as the case may be,) made for (Here describe the city, town, village, or other place or division for which the rate is made) upon the several occupiers of houses, and other property in the said district pursuant to Act of , for the purpose

of maintaining Chowkeydars for such district.

Property occupiert.

Numes of Profession or (or quarterly) assessingly for rate).

Whereas the above assessment (or rate, as the case may be,) has been duly made pursuant to of Act and has been revised and settled by me, the under-signed Magis-, the several persons whose names are included in the said assessment (or rate) are hereby required to pay the monthly (or quarterly) contributions set opposite to their names with regularity to the Tax-Daregali or other person appointed by the Magistrate to receive the same, the first payment on the 10th day of the mouth next succeeding the date of this Notification, and every subscattent payment on or before the 10th day of each succeeding month (if the tax is to be collected quarterly, the months in which the payment is to be made must be specified), or in default thereof, any arrear that may be due will be realized by distraint and sale of the personal offects of the defaulter, or of any goods and chattels which may be found on the premises in respect of which such defaulter is essessed (or rated) and such other proceedings adopted for the recovery of the same as are allowed by law.

Dated this

day of

Magistrate of

APPENDIX D.

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APPENDIX E.

Table of Fees payable in distraints under this Act.

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The above charge includes all expenses, except when peons are kept in charge of property distrained, in which case 3 annas must be paid daily for each man.

> W. MORGAN, Clerk of the Council.

Retifications, Appointments, &c.

No. 1226.

Fort William, Home Department, The 4th August 1856.

Notifications.—The Right Hon ble the Governor General in Council has been pleased to grant Major J. S. DuVernet, of the and European Madras Light Infantry. Superintendent for the Construction of Electric Telegraph Lines in Pegu, leave to visit Calcutta, preparatory to applying for permission to proceed to Europe, on Medical certificate.

No. 1227.

The 12th August 1856.

The Right Hou'ble the Governor General in Council is pleased to attach Messrs. E. G. Jenkinson, W. Robertson, and C. Lindsay, of the Civil Service, reported qualified for the Public Service, the first to the North-Western Provinces and the Punjab, and the two last to the Bengal Division of the Presidency of Fort William.

CECIL BEADON, Secy. to the Govt. of India.

No. 4267.

Fort William, Foreign Department, The 8th August 1856.

Assistant Surgeon J. B. Collison, of the 6th Regiment Oudh Irregular Infantry, is appointed to the Medical charge of the Jail and Civil Establishment at Fyzabad, in addition to his present duties.

No. 4268.

Mr. W. Capper, Assistant Commissioner of Lucknow, has obtained leave of absence, on Medical certificate, under Clauss 3, Section VI. of the Amended Absence Rules, for one month, from the date on which he quitted the station.

No. 4269.

Extra Assistant Mehtab Singh, of the Settlement Department in the Paujab, has obtained leave of absence, under Section VII. of the Uncovenanted Rules, for five menths on urgent private affairs, from the 1st proxime, or from the date on which he may avail himselt of it.

No. 4270.

Captain R. Gordon, Assistant Commissioner of the Panjab, has obtained an extension of leave for one month, and ten days from the 31st ultime.

No. 4271.

Mr. H. B. Henderson, Deputy Commissioner in the Punjab, obtained leave of absonce, on private affairs, from the 29th January to the 5th May last, under Section XIV, of the new Absentee Rules.

The leave granted to Mr. Henderson in Ordersof 5th February last, for two months, under Section XII. of the new Rules, is hereby cancelled.

Na 4272

Lieutenant E. Dangerfield, 1st Madras Fusiliers, Assistant Commissioner at Bassein, has passed an examination in the Burmese language.

No. 4273.

The 12th August 1956.

With reference to G. O., Military Department, No. 1956, dated the 7th instant, the Governor General in Council has been pleased to appoint Lieutenant G. A. Harrison, of the Hyderabad Contingent, to be Second in Command of the 2nd Regiment Cavalry, Gwalior Contingent.

No. 4274.

Mr. Geo. Knox, Extra Assistant Commissioner at Juliundhur, is placed in charge of the Treasury of that District.

> G. F. EDNORSTONE, Secy. to the Govt. of India.

No. 141.

Fort William, Public Works Department,

PUBLIC.

The 9th August 1856.

Public Works Denor Clemeral in Council is partners! Notification, pleased to cancel the unexportance! Notification, pleased to cancel the unexportance! Notification, pleased to cancel the unexportance of the layer of February 1898.

Absence granted by the Officiating Chief Commissioner, Punjamb, no Mr. N. G. Steele, Assistant Civil Engineer, from the 18th July 1836, the date on which he returned.

W. B. BARRA, Lient, Col., Secy. to the Good of Paulle

Na. 2178.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 8th August 1856.—Mr. C. P. White, Deputy Collector under Regulation IX. of 1833 in Midnapore, is transferred to the Sunderbuns.

Beboo Joynarain Dom, Deputy Collector under Regulation IX. of 1833, in the Sunderduns, is transferred to Midnapore.

The 11th August 1858 .- Mr. F. C. Fowle to be Collector of Jessore.

Mr. F. B. Simson in he Magistrate of Behar, but to continue until further orders to officiate se Joint Magistrate and Deputy Collector of Noscolly.

Mr. E. W. Molony to be Magistrate of Jessore.

Mr. C. Limond to be Joint Magistrate and Deputy Collector of the Second Grade.

Mr. W. L. Robinson to be Joint Magistrate and Deputy Collector of the Second Grade.

Baboo Obhoy Churn Muliick, Deputy Collector under Regulation IX. of 1838, attached to the Railway Department, is transferred to Dacca, and appointed also a Deputy Magistrate under Act XV. of 1843 in that District, with the powers of a Covenanted Assistant to a Magistrate under Regulation XIII. of 1797 and IX. of 1807.

Leave of Absence.-The 28th July 1856. Sub-Overseer Koondunfoll, of the Southern Division Hidgeliee Embankments, for four months, on Medical certificate.

The 5th August 1856.—Moulavy Imdad Ali, Sudder Ameen and Sudder Moonsiff of Shahabad, for four days, on private affairs.

Baboo Mohendernauth Bose, Deputy Collector under Regulation 1X. of 1833 in Shahabad, for one month under Section VI. of the Uncovenanted Absentes Bules.

The 7th August 1855 .- Babon Nogendernauth Tagore, Assistant Collector of Customs, Calcutta, for one month and eighteen days, under Section VII. of the Uncovenanted Absentee Rules, in extension of the leave granted to him on the 3rd

The 8th August 1856.—Baboo Shib Chunder Deb, Deputy Collector under Regulation IX. of 1833 in the 24-Pergunnaha, for one week under Section VI. of the Uncovenanted Absentee Rules.

Notifications—The 6th August 1856.—The leave granted to Dr. T. Duka, Civil Assistant Surgeon of Moonghyr, on the 19th of June last, is cancelled at his request.

The 11th despute 1851.—The services of Surgeon C. Arches are placed at the disposal-of the Government of hidts, Military Department.

The following Extract, from the Proceedings of the Supreme Covernment in the Financial Department, is published for general information :-

Resolution .- With a view to ensure a correct calculation of the periods of service entitling Uncovenanted Servants to Pension, the Right Hon'ble the Oovernor General in Conneil is pleased to direct that the Heads of Public Offices and Departments under the control of the several Governments be instructed to furnish, on the 1st May of each year, to the Civil Auditors and Military Auditors General of the several Presidencies, an Annual Return showing the leave of absence granted during the year, under the new Un-covenanted Service Absentee Rules, to those Uncovenanted Servants whose leave may not have been notified in the Gazette.

> W. GREY, Secy. to the Goet. of Bengal.

Order by the Hon'ble the Lieutenant-Governor, North-Western Provinces.

> No. 1069 A. of 1856. General Department,

Hend Quarters, the 1st August 1856.

Appointments.—The Hon'ble the Lieutenaut-Governor is pleased to appoint the under-mentioned Centlemen to be Marriage Registrars, under Act V. of 1852, in the Districts opposite to their respective names :-

Mr. George Hamilton Freeling, Deputy Superintendent of Jaloun.

Lieutenant William Nembhard, Deputy Commissioner of Dumoh.

Lieutenant James Creighton Wood, Deputy Commissioner of Hosbungabad.

> C. B. THORNHILL, Offg. Seen to Govt., N. W. P.

General Orders by the Right Hon'ble the Governor General of India in Council.

Fort William, 11th August 1856.

No. 1068 of 1856.—The following Notification, from the Home Department, is published in General Orders :-

Civil Funda Military Funds.

Medical Funds. Apotheories Funds. Bend Funds. Mess Funds, Pay Certificates of Offiobla.

No. 1218, dated 1st August 1856 .- The Right Hon ble the Governor General in Council is pleased to declare that all correspondence relating to the subjects mentioned in the margin is liable to the payment of postage, and if not post-paid, must be sent bear-

ing postage, and not as on the Public Service.

All Pay Masters and other Officers receiving letters sent free of postage under official signature, which are not on the Public Service, are hereby required and directed to send such letters to the Post Master General of the Presidency, in order that proper steps may be taken to recover the postage from the senders, and to enforce such further penalty as the law allows.

No. 1069 of 1856.—The following Notification, issued by the Houble the Lieutenant-Governor, North-Western Provinces, is published in General Orders:—

No. 1188 A., dated 28th July 1856.—Appointment.—Lieutenant J. H. Fitzgerald, 19th Regiment Native Infantry, to officiate as an Extra Assistant to the Commissioner of the Saugor and Norbudda Territories.

No. 1070 of 1856.—Captain George Henry Sandham, of the 1st Regiment Light Cavalry, is permitted to proceed to the Cape of Good Hope, on Medical certificate, and to be absent from Bengal on that account for two years, under the old Regulations.

No. 1071 of 1856.—The under-mentioned Gentlemen are admitted to the Service, in conformity with their appointment by the Hon'ble the Court of Directors, as Assistant Surgeons on this Establishment:—

Medical Department.

Date of Arrival at Fort William.

Mr. Frank Powell, M. B., ... 2nd August 1856.
Mr. William Boyle Chavasse, ... 2nd August 1856.

Mr. Robert Sander Bateson, ... 7th August 1856. Mr. John Ince, E. D., ... 8th August 1856.

No. 1072 of 1856.—It is hereby notified for general information, that the under-mentioned Family Remittances of Commissioned and Non-Commissioned Officers and Soldiers of the Royal Army and of the East India Company's Service, and effects and credits of decrased Commissioned and Non-Commissioned Officers and Soldiers of the Royal Army, have been included in the General Quarterly Rolls commencing the 1st of May and ending the 31st July 1856, of the Accountant General's Office, Military Department, which were forwarded to the Hon'the the Court of Directors by the Steamer Nabia which left Calcutta on the 9th instant:—

The Royal Army.

Sums paid into the Treasury of the Pay Master to the Queen's Troops on account of Family Remittances and effects and credits during the months of May, June and July 1856.

East India Company's Troops.

Sums paid into the Pay Office Treasuries at the Presidency, Benares, Cawnpore, Meerut, Rawul Pindee, Umbulla, Labore, Gwalior, Juliundur, and Pegu, during the above months.

Fort William, 12th August 1856.

No. 1073 of 1856.—The under-mentioned men are admitted to Pension a specified opposite to their respective names under the provisions of Minutes of Council of the 11th January 1797, and General Order of the 5th Pebruary 1820, subject to the confirmation of the Hoable the Court of Directors:—

Serjeant Major Charles Myers, of the 30th Regiment Native Infantry. Thing (30) Rupoed per month revails =

Gunner Mathew Kenny, of the 3rd Troop, 2nd Brigade dian psychio in Eu-

No. 1074 of 1856.—The Regimental Order issued to the 1st Punjanb Cavairy, dated the 5th June 1856, appointing Lieutenant W. Fane, Second in Command of the 1st Punjanb Cavairy, to act also as Adjutant, on the departure of Lieutenant and Adjutant Watson for Bunnoo, to be a Member of a Court of Inquiry assembled there, is confirmed.

No. 1075 of 1856.—Lieutenant A. D. Dickens, of the 38th Regiment Native Infantry, Deputy Assistant Commissary General, is allowed leave of absence from the 6th to the 19th August, and from the 19th to the 29th September 1855, to visit Calcutta, on private affairs, under the new Regulations.

No. 1076 of 1856.—The services of Surgeon Charles Archer, M. D., late Civil Assistant Surgeon at Howrsh, are placed at the disposal of His Excellency the Commander-in-Chief.

No. 1077 of 1856.—The under-mentioned Officer of the Infantry is promoted to the rank of Captain by Brevet from the date expressed opposite to his name:—

64th Regiment Native Infantry:

Lieut Dormer Augustus Chase,... 12th Aug. 1856.

R. J. H. Braun, Colonel, Secy. to the Gout, of Judia.

mulum matiatation.

Notice is hereby given, that the Eighth Sale of Opium, the Provision of 1854-55, will be held at the Exchange Hall on Thursday, the 14th August 1856, at 11 a. M., and will comprise 3,460 Chests, 196. i-

> Behar Opium, 2,440 Bennres ditto, 1,020 Total Chests, 3,460.

2nd. The general Conditions of the Sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 11th December 1855, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3rd. The latest dates for Deposit and Clearance will be the 19th and 29th August 1856 respec-tively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 p. m. of Tuesday, the 19th August 1856, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 P. M. of Friday, the 29th August 1856.

4th. In addition to the quantity above adver-Behar Opium of 1854-55, 9.298 Benares do. of do., 4,070 Benara do. of do., 4,070 Behar do. of 1858 54; (re-manafactured,) ...

tized for Sale, the following quantities, more or less, of Behar and Benares Opium, will be brought to Sale in the present year, on

or about the dates specified below; the Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :-

-..18,800

	Belmr, about Chests.	Hennres, About Chesta.	Total, about Chesta
fin ac about Wednesday, 10th Sep- tember 18.85,	8 ₁ 440	1,020	3,460
On or about Friday, 10th Octaber 1856.	2,440	1,020	5,460
On or about Monday, 19th No-	2,440	1,020	8,460
On or about Munday, 6th Decem- ber 1856,	2,510	Lete	3,520
et aab	0.690	4,070	13,900
Tulai,	87, 7997	412114	1 -Pq (1575)

By order of the Board of Revenue. C. S. Belli. Offg. Junior Secretary.

FORT WILLIAM The 22nd July 1856.

Opium Botification.

WITH references to the Advertisement issued from this Office under date 11th December 1855, it is hereby notified, that 20 Chests of Echar Opium, of the Sale held on the 10th instant, which were reserved for the French Government and have not been cleared, will be re-sold on account of Government at the Exchange Hall on Thursday, the 14th August next, immediately after the conclusion of the Sale of 3,460 Chests advertised for that day.

2nd. The Conditions of Re-sale will be the same as those of the Sale of 3,460 Chests referred to.

By order of the Board of Revenue,

C. S. Belli,

Officiating Junior Secretary.

FORT WILLIAM, The 28th July 1856.

Botice.

THE General Treasury will be closed on Saturday, the 16th instant, on account of the Hindso Holiday, Rakhee Foornemah.

General Treasury. The 5th August 1856. (

THE General Treasury will be closed on Saturday the 28rd instant, on account of the Hindu Holiday Junmo Ostomee.

J. I. HARVEY.

General Treasury. The 12th August 1856. Sub-Treasurer.

Dotice.

Notice is hereby given, that the Effects of Mr. E. REYRAZ, Senior, late Indigo Planter at Moongra Badshahpore, are under the Seal and charge of this Court, and will be delivered to any person duly authorized to receive the same.

R. J. TAYLER.

Judge.

JUDGE'S OFFICE: Zillah Jounpore The 4th August 1856.

Botiffication.

Persons desirous of working the valuable Diamond Mines of the Malia Nuddee are hereby informed, that after the 1st of January 1857, the privilege will be leased to any one who shall be considered to have made the most eligible offer for the same.

2nd. Besides Precious Stones. Gold is to be met with in considerable quantities, and the party who may reat the privilege of working the Diamond Mines will be entitled to appropriate all Diamonds, Precious Stones and Gold that he may find in the bed of that river within the limits of the Sumbulpore Division during the period of his lease.

3rd. Unless a proportional inducement be offered, a lease will not be granted for a period of more than three years, but applicants are requested to state at what rate per annum they are agreeable to rent the Mines, and how many years lease they are desirous of obtaining, with particulars of all modifications they may wish made in the conditions now set forth.

4th. Parties proposing to rent the Mines must be prepared to lodge in the Treasury at Sumbulpore one year's rent in advance as security for the ulfilment of the terms of the lease taken up by them, and the rent will be demanded in three instalments yearly. If at any time during the lease, the period of one year, calculated from the date of payment of the last instalment, be allowed to elapse without the payment of an instalment, the security money shall be forfeited and the lease considered to have expired. 5th. Further particulars may be learnt on applying to the Officiating Senior Assistant Comioner 🔳 Sumbulpore.

R. C. BIRCH, Lieut, Offg. Sen. Asst. Commr.

Sen. Asst. Commr.'s Office; Sumbulpore, The 7th May 1856.

Muics

POR THE

RECEIPT OF BULLION BANCTIONED BY ORDER OF GOVERNMENT, UNDER DATE THE 27TH JUNE 1856.

TENDERS of Gold or Silver Bullion will be received from individuals at the Calcutta Mint, between the hours of 10 A. M. and 3 P. M., daily, Sundays and holidays excepted, provided the parcel of Gold is of not less than 50 tolas weight, and of Silver 1,000 tolas, and provided it be of a malleable quality adapted for Coinage.

2nd. Bullion or Coin must be tendered by the

proprietor in the following form, lithographed copies of which will be supplied by an Assistant of the Bullion Office :-

To.

THE MINT MASTER, Culcutta.

SIR,

Be pleased to receive into the Bullion Depôt, for the purpose of being melted, or cut and burned at my (our) sole risk and expense (Tolas annas) Tolas (here state the description and weight in full), and to grant your receipt for the resulting weight of ingots or cut pieces, or such portion of them as shall, agreeably to the Rules, be considered fit for coinage, entitling me (us) to receive from the Assay Office, a certificate of value payable at the General Treasury.

The Bullion will be delivered to you by Mr. who is authorized to superin-

tend its melting or cutting and burning on my (our) behalf, and who will attend for that purpose at such times as may be appointed.

Yours obediently,

Calcutta, The

3rd. All Bullion or Coin tendered for coinage must, previous to delivery, be malted in the Bullion Depôt premises, under the superin-tendence of the Mint Melting Establishment, with the exception of clean bars of the fineness of B 16 and upwards, which may be cut and burned, or melted, at the option of the Mint Master.

4th. Bullion, ou arrival at the Bullion Depôt adjoining the Mint premises, will be dealt with according to Regulations from time to time established by the Mint Master with the sanction of the Mint Committee, and after it has been melted or out and burned, it must be delivered to the Head Assistant in the Bullion Office of the Mint, and registered, when the proprietor will be furnished with a receipt, agreeably to Form A. of the weight of clean malleable Silver, or Gold, as

shown by the Mint Seale at the time of registry.

5th. No transfer of Bullion from the name of one proprietor to that of another can be permitted after it has once been tendered to the Mist. No Bullion can be withdrawn previous to registry, except sweepings and spillages of Bullion actually melted, or cut and burned, without the payment of a fee of Ropees 2 for each Pass prepared for the purpose,

6th. It is to be understood that, until the Bullion or Coin has been delivered, agreeably to Rule 4, at the Mint Scale, to the Head Assistant in the Bullion Office, it is in the cast day, and at the cole risk of the important to whom every facility. sole risk of the importer, to whom every facility will be afforded for securing it in the strong room

appropriated for that purpose.

7th. The Receipts mentioned in Rule 4 shall be changed in the Assay Office for Certificates, agreeably to Form B. payable at the General Treasury (20) twenty days after date, and showing the net value in Company's Rupees of the proprietor's treasure, with reference to its weight and may, after making the following deductions for

Seignorage, Refinage, and Premelting charges.

8th. The Seignorage on Gold Bullion or Coin shall be at one per cent of the standard value. The Seignorage on Sicca Rupees shall be at one per cent. There shall be no Seignorage on short weight, Madras, Furruckabad, or Company's Rupess.

The Seignorage on all other descriptions of Silver Coins and Bullion shall be two per cent.

9th. The Refinage charge on Silver below 6 dwts in assay worse than the Indian standard shall be at the rate of 04 per cent per dwt. of worseness.

The Refinage charge on Gold shall be at the rate of one-half per cent for every five carat grains of worseness below the Indian standard.

10th. The Premelting charge on Gold shall be at the rate of (Ra 3-12-0) three Company's Rupeos and twelve annas Rupees and twelve annas per one thousand tolas of Standard Gold, and on Silver at the rate of (Rs. 1) one Company's Rupee per one thousand standard tolas. These charges are to be deducted universally, whether the Bullion be melted, or cut and burned.

11th. Importers of Bullion or Coin shall be at liberty to withdraw the same after registry, with in the day following the receipt of the Assay Report, but at no later period, on payment of an Assay fee of (4) four Rupees for each assay of Gold and (2) two Rupees for each assay of Silver, and the Premelting charges above mentioned.

12th. Should Bullion, after being premelted, prove to be brittle, and not adapted for coinage, it shall be returned to the proprietor, and passed out of the Mint under swritten Pass signed by the Mint Master, and endorsed by the proprietor, who shall pay the charge for premelting the same at the prescribed rate calculated on the gross weight in tolss.
13/h. Double melting fees will be charged

for all Bullion received during holidays; and it is to be clearly understood, that when workmen cannot be procured during holidays at the Mint, tenders of Bullion made at such times will be re-

J. H. BELL, Officiating Mint Master. FORM A - of 18 Gold, weighing Tola-Received this day from for the purpose of being coined into Company's Gol -Gold inweighing Toles

Caloutta Wint

Hat Hat

No. — of Silver, Tola————————————————————————————————————	•
for the purpose of being of Single Ruposs, Silver in- weighing Tolas	mined into Company
Calcutta Mint, The 185	Mint Master.
	Bullion Keeper.
FORM Number	B. —Gold Mohurs.

I hereby certify, that the sum of Company's Gold Mohurs is payable twenty days after the date hereof at the General Treasury to--or toorder on account of -- Gold received for coinage, as per ———, weighing from -Mint Master's Receipt No. -

I have assayed and found to be than standard.

Examined

Calcutia Assay Office, The --- of --- 185 -.

Assay Master.

CALCUTTA MIST GOLD CERTIFICATE.

The Silver is similar to the above form.

Sherif's Sale, Calcutta, 13th August 1856.

Nonce is hereby given, that on Thursday, the Fourth day of September next, at the hour of 12 o'Clock, the Sheriff of Calcutta will put up to Public Sale, at the Court House, by virtue of a Writ of Fieri Facias issued on the Equity Side of the Supreme Court, in his hands against the Effects the Supreme Court, in his hands against the Effects of Sreemutty Meonjooreemoney Dossee, Chunder Coomar Paul Chowdry, Sreegopaul Paul Chowdry, Prosonocoomar Paul Chowdry, Bhucto Dossee, Woomeschunder Paul Chowdry, Sreemutty Brindasoondery Dossee, Sumboonauth Mookerjee, Muddoscoodan Ghose, Woojulmoney Dossee, Kissoreemoney Dossee, Bemolasoondery Dossee, Prosonogopaul Paul Chowdry, and Laulgopaul Paul Chowdry.

The Right, Title, and Interest of the said Sreemutty Moonjocreemoney Bossee, Chunder Coomar Paul Chowdry, Breegopaul Paul Chowdry, Proconoccenar Paul Chowdry, Bhucto Dossee, Woomesnonconar Paul Chowdry, Educto Dossee, Woomeschunder Paul Chowdry, Brindssondery Dossee, Sumboumenth Mookerjee, Muddoosoodun Ghose, Woojulmoney Dossee, Eissoreemoney Dossee, Bensolssoondery Dossee, Prosonogopaul Paul Chowdry, and Lankgopaul Paul Chowdry, of, in, and to the following landed property; viz.

1: Att thus Talson or Zemindery called Issabpore Amissabal, situate in the Ellish of Jessore, consisting of Alliana and Moossaba, pay-

ing an annual Revenue to Government of Sioca Rs. 14,057-12-8-1.

- Also all that putnee Talook, of, and in the Zemindary called Lot Soondiee No. 121, in Porgunnah Changdeah and in the Zillah of Jessore, subject to the putnee jumma of Co.'s Rs. 597-3-7.
- 3. Also all that putnes Talock, of, and in the Zemindary called Turruff Wornedpore, consisting of 42 Mouzahs, situate in Pergunnah Mahomed Shaie and in the Zillah aforesaid, subject to the putuee jumma of Co.'s Rs. 8,346-15-4.
- 4. Also all that four-sixteenth parts or shares of, and in the jote jumma called Mouzah Gurrakhola, kismut Jhowhatta and kismut Bonomally Deur, including Modookhally Bunder, all situate in Pergunuah Santore and in the Zillah aforesaid, subject to the annual jumma of Co.'s Rs. 252-13-10.
- 5. Also all that Mouzah called Saul Barrot, situate in the Zillah aforesaid, subject to the annual sudder jumma of Co.'s Rs. 367-0-11.
- Also all that putnee Talook, of, and in the Zemindary called Lot Chuprah No. 160, in Pergunnah Sobnalee, and in the Zillah aforesaid, subject to the putnee jumma of Co.'s Rs. 1,105-11-1.
- 7. Also all that Zemindary or Talook called Pergunnah Baugmarrah, comprising two Dhees named respectively Barochattee and Buddeeruddepore, the first of which said Dhee is called Barochattee and consists of 23 Mouzahs and the second of which said Dhee is called Buddeeruddepore and consists of 19 Mouzahs, situate respectively in the Zillah of Nuddea.
- 8. Also all that Upper and Lower-roomed brick-built House and Godowns No. 98, called Chandnee Battee, with a piece of land thereunto belonging, containing by estimation 10 cottahs, more or less, situate at Soutaneoty, Hautkholah, in the Town of Calcutta.
- 9. Also a brick-built Bytuckhannah, situate at Ranaghat, containing about 75 biggahs of land or thereabouts, with a tank, cocoanut and other trees growing thereon, in the Zillah of Nuddea.
- 10. Also an undivided moiety of all that Talook or Zemindary called Lot Dhee Holdoho No. 423, situate in the Zillah aforesaid; also another undivided moiety of all that Talook or Zemindary called Lot Dhee Juggodishpore No. 420, situate in the Zillah aforesaid; also another undivided moiety of all that Talook or Zemindary called Lot Dhee Sookpookooreah No. 421, situate in the Zillah aforesaid; also another undivided moiety of all that Talook or Zemindary called or known as Lot Dhee Kistopore No. 422, situate in the Zillah aforesaid; and also another undivided moiety of all that Talook or Zemindary called or known as Lot Dhee Scoltanpore No. 424, situate in the Zillah aforesaid.

The Conditions of Sale and further particulars may be had by applying at the Sheriff's Office.

J. H. FURGUMON, Sherif In the Supreme Court of Judicature at Fort William in Bengal.

IN EQUITY.

RECEIVER'S OFFICE. Chunder Money Dossee veraus

Joy Chunder Paul Chowdhoory, &c.

Norick is hereby given, that on Monday, the 18th August 1856, at 1 o'clock in the afternoon, Charles Swinton Hogg, Esquire, Receiver of the Supreme Court, will put up at his Office, for Lease, the under-mentioned Villages of Dhee Chundee belonging to the Estate of Cossmoth Paul Chowdhoory, deceased, situate in the Zillah of Nuddea, upon such terms and conditions, and upon such security, as he may think fit, that is to say :-

Mouzah Naragazeepore. Mouzah Gopeynothpore. Mouzah Muddundia. Mouzah Sobeedpore. Mouzah Khut Vangah. Mouzah Dharance. Monzah Dutto Parrah. Mouzah Hazahbaleah. Mouzah Bhogeepore. Mouzah Dowrappore. Monzah Cooroon Baleah.

Mouzah Khamar, Rajpore and Dorapore. Julkur Beel Bullur Nusker,

For further particulars, apply at the Receiver's Cffice, Supreme Court,

RECEIVER'S OFFICE; Court House, 1st August 1856.

Abbertigement.

TO BE SOLD pursuant to a Decree of the Supreme Court of Judicature at Fort William in Bengal made on and bearing date the 6th day of September 1858 in a Cause of Nebaulun Nessa and Tybul Nessa against Feeda Hossain with the approbation of the Master of the said Supreme Court at his Office in the Court House in the Town of Calcutta on Friday the 15th day of August next at 12 o'clock .-

An Upper-roomed House situate at Patkapore in Campore together with the land thereto at-

A large Bungalow at Cawapore together with the land thereto attached containing upwards of 100 biggahs.

A small Bungalow at Campore together with

the land thereto attached.

A Bungalow with Pucka House and Garden at Cawapore together with the land thereto attached.

Also the Mouzah Bussuntpore Gundruck in the Purgunnah Surrasah in the Zillah of Tirhoot the Government Revenue being Rs. 391-8-0 also one anna and ten dam of Mouzah Sherepore Pergunnah Muneer in the Zillah of Patna the Government Revenue being Rupees 229-14-4 also 6 annas of Monzah Bunk Pergunnah Manneer in the Zillah of Patna the Government Revenue being Rs. 216-0-4 and also 12 annas in each of the 12 several Mouzahs viz. Sultunpore Chundoor Harranundpore Huzrutpore Akhria Cullianpore Janua junpore Sunjatpore Lodee Simlee Moorarpoor Manupore Hunutpore Desree Mussleepore Nurrundurpere and Sudiguepore in the Zillah of Patna the Government Revenue being Ra. 6,148-0-10 all respectively lately the property of Ameer Hossain Khan heretofore of Calcutta deceased particulars whereof may be had gratis at the Office of the said Master at the Supreme Court House or of Messers, Molloy and Mackintosh Solicitors for the Court in the Court i the Complainants at No. 5 Hastings' Street in Calcutta.

W. MACPHERSON,

Muster.

MOLLOT & MACKINTOSH,

Attorneys.

CALCUTTA; Supreme Court, Muster's Office, The 15th July 1856.

Abbertisement.

To be some pursuant to a Decree of the Supreme Court of Judicature at Fort William in Bengal made on and bearing date the 6th day of September 1853 in a Cause of Syeddoon Nessa against Feda Hossain with the approbation of the Master of the said Supreme Court at his Office in the Court House in the Town of Calcutta on Friday the 15th day of August next at 12 o'clock that is to say—
A Three-storied House No. 115 situate at

Dhurrumtollah Street in Calcutta togother with the land thereto attached containing by estimation more or less eleven cottahs and ten chittacks and bounded on the North side thereof by the public road called Dhurrumtollah Street on the South side thereof by the lane called Mott's lane on the East side thereof by the tenanted land of Guffoor Khansagiah and on the West side thereof by the tenanted house and land of Punchanun

An Upper-roomed House No. 110 situate at Dhurrumtollah Street in Calcutta together with the land thereto attached containing by estimation more or less seven cottahs and eight chittacks and bounded as follows: On the North side thereof by the public road called Dhurrumtollah Street on the South side thereof partly by the dwelling-house of Samuel DeSouza and partly by the tenanted land of John Thomas on the East side thereof by the tenanted house of Read. James Thompson and on the West side thereof by the lane called Gowaltolly lane.

An Upper-roomed House No. 4 situate at Choisunchurn Sain's lane in Calcutta together with the land thereto attached containing by estimation more or less nine cottans and bounded as follows: On the North side thereof by the tenanted land of Gourmohun Bonnerjee on the South side thereof by the dwelling house of Otolchunder Day on the East side thereof by the tenanted land of Goluckchunder Roy Chowdry and on the West side thereof by the lane called Choitunchurn Sain's Laue.

A Three storied House No. 131 situate at Bow Basar Street in Calcutta together with the land thereto attached containing by estimation one biggah and three-and-a-half chitacks and bounded as follows: On the North side thereof partly by the tenanted land of Cosmanth Mullick and partly by the house of Suthoerghan Dose on the South side thereof by the public road salls ed Bow Baser Street on the Rost side thereof Crouch partly by the tenanted House of Mrs. A. M. Crouch partly by the tenanted house of Mrs. Carrison and partly by the tenanted house of Mr. Maber and on the West side thereof by the

tenanted land of Nittanund Audicarry.

An Upper-roomed House Nos. 100 and 101 called or known by the name of Old Mandrassa situate at Bow Bazar Street in Calcutta together with the land thereto attached containing by estimation more or less three biggals and three cottahs and bounded as follows: On the North side thereof by the public road called Bow Bazar Street on the South side thereof by the House and Garden of Mr. B. Begg on the East side thereof partly by the tenanted land of Joykisto Data and mostly by the tenanted land of Joykisto Dutt and partly by the tenanted land of Aga Kur-bullar Mahomed and on the West side thereof by

tenanted land of Sibnarain Chose,

A Garden Ground at Scaldah in the Twelstyfour Pergunahs suburbs of Calcutta used as Burial Ground containing by estimation six biggals and fourteen cottahs and bounded as follows: On the North side thereof partly by the house and tenanted land of Kajee Mahomed Amah and partly by the house and pond of Bibee Woffeah Banoo on the South side thereof by the Garden of Punchanun Bysack on the East side thereof by the Garden of Casseemuth Bysack and on the West side thereof by the Chapel and Burial Ground belonging to the Roman Catholic Church.

A House at Burrah Digah in Dinapore together with the land thereto attached containing upwards of 100 biggahs.

An Upper-roomed House at Runjeechuck at Dinapore together with the land thereto attached

containing about 25 biggahs.

A House called Loll Cooteo at Dinapore together with the land thereto attached containing about 50 biggaha.

The Mouzah Pocharie in Pergunnah Pilleech in the Ziliah of Patna the Government Revenue

being Rs. 1,227.

The Mouzah Echeepore in Pergunnah Musscadah in the Zillah of Patna the Government Revenue being Ba. 281-4-0 of Ashaik Ally Khan heretofore of Calcutta deceased particulars whereof may be had gratis at the Office of the said
Master at the Supreme Court House or of
Messra. Molloy and Mackintosh Solicitors for the said Complainant at Hastings' Street in Calcutta.

> W. MACPHERSON, Master.

MOLLOY & MACKINTOSH, Attorneys.

CALCUTTA: Supreme Court, Master's Office, The 15th July 1866.

Court for the Relief of Insolvent Debiors at Calcutte.

In the matter of John
Forredo, of Wellington Stant, it was ordered stant, it was ordered that the matters of the partition of the said In-

solvent should be heard on Saturday, the 27th day of September next, and that the said Insolvent should then attend to be examined by the said Court.

Downing, Attorney.

In the matter of Bycount-nauth Day, late of Coloo-tollah, in Calcutta, In-habitant, an Insolvent.

On Wednesday, the 6th day of August in-stant, it was ordered that the matters of the petition of the said Insolvent should be heard on Saturday, the 27th day of September next, and that the said Insolvent should then attend to be examined by the said Court.

Anley, Attorney.

Chief Clerk's Office, 8th August 1856.

In the matter of By-cauntnauth Day, of cation for an ad interim Colootollah, in Calcutta, Inhabitant, an Insol-vent. protection orderhas been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Friday, the 15th day of August instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, " desirous of opposing such application, must " appear before the said Court at the time and " place aforesaid."

Anley & Sims, Attorneys.

Chief Clerk's Office, 9th August 1856.

In the matter of Albert John DeHechepied Lardday of August instant, pent and another, Insolocipts and Disbursements of the Official Assignce, from the 2nd day of December 1850 to the 3lst day of July 1856 of December 1850 to the 31st day of July 1856, was filed in the Office of the Chief Clerk, and it was ordered that Saturday, the 6th day of September next, should be appointed for the further hearing of this matter, for the purpose of making a Dividend.

" 🐼 Any Creditor or other person interested, "who may intend to establish or oppose any " claim upon the Estate of the said Insolvents, " may attend and be heard, having given notice " to the Uhief Clerk three clear days before the " day of hearing."

J. Cochrane, Official Assignes.

Amignee, that an account of unclaimed Dividends in the above matter should be received and filed in the Office of the Chief Clerk.

J. Cochrane, Official Assignes.

In the matter of John On Saturday, the 2nd Mackay, an Insolvent. I day of August instant, it was ordered that the order made in this matter on the 3rd day of December 1853 should be further enlarged, and that the further hearing of this matter should stand adjourned until Saturday, the 6th day of September next.

Allan & Thomas, Attorneys.

In the matter of Mackertoom Galoost Mackerday of August instant, toom, an Insolvent. It was ordered that the first Saturday in the month of August 1857 should be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent should be discharged personally, as well as to his afteracquired property, from all liability for debts, claims and demands of and ugainst the said Insolvent at the time of the filing of his petition for relief

Templeton & Carrapiet, Attorneys. Chief Clerk's Office, 11th August 1856.

In the Court for Relief of Insolvent Debtors at Singapore.

In the matters of Kader Meesah, late Trader; Tan Tean Chye, a Chinese Writer, now a prisoner for debt in H. M.'s Gaol; Chan Lee Keh, late a Trader, now a prisoner for debt in H. M.'s Gaol; Coringee Rajooh, late a Trader, and John James Easther, late a Publican, respectively, of Singapore, Insolvents.

Notice ishereby given, that petitions of the said Insolvents, seeking the benefit of Act XI. Victoria cap. 21, have been filed in the Office of the Chief Clerk, and that the Estates and Effects of the said Insolvents, respectively, have been vested in the Official Assignee of the said Court. The matters of the petitions of the said at the Court House, in

Insolvents will be heard at the Court House, in Singapore, on Friday, the 10th day of October next, at eleven o'Clock in the forenoon. Any Creditor intending to oppose the discharge of any of the said Insolvents, must give Notice thereof in writing to such Insolvents three clear days before the day of hearing, and a like Notice to the Chief Clerk, on or before the day preceding the day of hearing.

GEO. W. LECERF, Chief Clerk.

Ostine Circux's Office, Singapore, 30th July 1856. Report showing the smallest Depth of Woter in the Bheoginates Jellinghae, and Matabangah Rivers, also their site and full from Mard to Blat July 1886.

Names of Rivers.	Smallers Depth of			tian,		otal list.	Pali,		Total Fall.	
Bhangiruttee River,	F.	I.	F.	I.	F.	I.	F.	Z.	7.	Z.
At its entrance,	18	в	0	10	28	ŧ	0	81	1	118
Below the entrance, From thence to)	16	. 0			1				ļ.	
Jungypore,	14	6			Н		- 1	į	П	
From Jungypore to Sadduckhaugh, =	ш	0	П				ł			
From Sadduckbaugh to Berhampore,	22	8	1	31	24	11]	0	H	1	83*
Prom Berhampore to	16	0					-			
And from Cutwa to Nuddenka	19	6								
Jallinghee River.	l									
At its entrance,	15	9	1	41	19	81	o	0	0	15
From thence to Bausmarres,	16	6								
From Bangmarree to	Lő	0					1			i
From Treabkattah ; to Sonatullah,	20	6					1			
And from Soustullah) to Moisgunge,	20	3					1			
Matabangah River.							1			
At its entrance,	30	9	Ы	81	80	81		o	0	114
From thomes to Haut)	27	0		٦		1				
From Haut Boleah / to Katchikattah	21	6						- 1		
From Katchikuttah to Kishengunge, . 1	17	9					Ĭ			
And from Kishen- guage to Seebpore,	18	0				i	1			

Height of water on Gauge at Berhampore, on the 31st July 1866, + 23 Feet 2 Inches.

J. Lang, Supdt., Nuddes Rivers.

Calcutta, 9th August 1850.

* By Cange.

Griental Bank Corporation.

INCORPORATED BY ROYAL CHARTER.

WITH reference to Government Notification No. 5, Fort William, Financial Department, 26th January 1855, notifying the intention of Government to dissolve its connexion with the Government Agency.

The Oriental Bank Corporation sectoral of the

Capital Stock of the Bank of Bengal, and other local Stocks, free of all charge.

Will draw Interest and Dividends on the same as they fall due, and remit at the current rates of exchange, or pay the same according to instruc-

If to be remitted through the Corporation,

Withoutcharge,

If to be paid in India, a Commission will be charged of

1-4th per Cent.

On returning Government Paper or Share Certificates out of safe

1-4th per Cent.

On the purchase of Government or other Securities, ...

On the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Corporation, ... Without charge.

1-4th per Cent

No charge for selling Government Securities in safe custody.

WH. ANDERSON.

Agent.

ORIENTAL BANK CORPORATION; } Calcutta, 29th January 1855.

Agra and United Serbice Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the Agra and United Service Bank will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for Constituents.

Forms of Letters and Powers of Attorney may be Obtained on application to the Bank at Calcutta, or its Branches - Agra and Labore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realised are comitted by the Beak's Drafts on England, or main ladien Brenches no Commission will be

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will be | per cent.

HOURS OF BUSINESS.

From and after Wednesday, the 1st August from 10 A. M. to 3 P. M., except on Saturday, when the Bank will be closed at 3 P. M.

FRANCIS R. NEILSON.

Secretary.

No. 2, Council House Street, Calcutta, 30th January 1855. §

India Ceneral Lieum Labigation Company.

NOTICE is hereby given, that the Half-Yearly General Meeting of Shareholders in the above Company will be held at the Company's Office on Monday, the 8th of September next, at 3 P. M., for passing the Accounts and declaring a Dividend.

By order of the Directors,

J. F. STACE,

Secretary, I. G. S. N. Company.

Calcutta. 9th August 1856.

Abbertigement.

THE undersigned begs to inform and forewarn the Public, that he has lost a Promissory Note of the 5 per Cent. Loan, No. 769, for Company's Rupees 1,700, of 1854-55. A reward will be given to the finder.

> BISTO CHUNDER SANDELL, Zillah Nuddea, at Ghoornes.

CALCUTTA, The 6th August 1856.

LOST.—The Second-half of a Bank of Bengal Note, No. 01308, for Company's Rupees 100.

LOST.—Second Halves of Bank of Bengal Notes, Nos. 19634 and 9443, for 50 Rupees each.

[1282]

Post Office Notifications.

No. 2426.

THE Public are informed, that during the rainy season, Betters for Thyetmyoo and other Stations in North Pegu will be forwarded vid Rangoon, unless supersocied "By land."

J. R. BURLTON BENNETT,

Post-master General of Bengal.

CALCUTTA;
Post-master General's Office,
The 4th August 1856.

No. 592,

NOTICE is hereby given, that the Mails for Penang, Singapore and China for transmission per Steamer Lancefield, will be closed at this Office, on Saturday, the 28rd instant.

C. K. Dove, Deputy Post-master General.

FORT WILLIAM'; General Post Office, The 12th August 1856.

It is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office, between Monday, the 4th August 1856, and Sunday, the 10th August 1856, both dates inclusive, were despatched by the under-mentioned Vessels, which sailed from Calcutta on dates specified:—

Letters received on dates, from and ■	By what Ship des patched.	Bound to	Remarks.
4th to 9th ditto	Steamer Sesostris,	Cape of Good Hope,	Will sail on the 18th ditto.
CALCUITA; General Post Office, The 12th August 1856	;}	. 1	C. K. DOVE, Deputy Post master General.



SUPPLEMENT TO

The Calcutta Gazette.

wublished by Authority.

WEDNESDAY, AUGUST 13, 1856.

Land: Sale Botices.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates is Zillah Sylhet will be put up to public and unreserved Re-sale, at the Collector's Office of that District, on the 28th day of August 1856, for arrears of Revenue and other demands which, by Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 18th day of April 1856. the 18th day of April 1856 :-

Clause I.—Permanently-settled Mehale.

No. 18.—Nos. 2782-27.—Mududmash Mahomed Ruffee, Talook Mahomed Abbid, Pergunnah Burryah; recorded proprietor, himself; sudder jumma, rupces 1-9-6.
No. 1531.—Talook Mahomed Moorad, Pergunnah Lungla; recorded proprietor, Rejjan Allee;

sudder jumma, rupees 15-2-4.

F. A. GLOVER, Collector.

SYLHET COLLECTORERIP, The 30th July 1856.

NOTICE is hereby given, under Section XVI, under the provisions of Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Bhaugulpore will be put up to public and unreserved re-sale, at the Collector's Office of that District, on Saturday, the 30th day of August 1856, for arrears of Revenue and other demands of Percentage of the 7th day of Lyna 1856. in the same manner as arrears of Revenue due on the 7th day of June 1856 :-

Class I.—Permanently-settled Estates.

No. 1309 .- Jageer Scheboodeen Havildar, Thannah Phoolout, Pergunnah Chyee; recorded propristor, Kissunpersaud Misser; sudder jumms, rupees 0-10-8.

No. 1319.—Jageer Guffoor Khalasey, Thannah Phooleut, Pergunnah Chyee; recorded proprietor, Nessabut Ally Khan; sudder jumms, rupees 0-14-22.

A. ELIOTT RUSSKIL.

Collector.

COLLECTOR'S OFFICE; Bhaugulpore, The 6th August 1856.



The Calcutta Gazette.

Bublished by Authority.

Astifications.

This same Max 1868.—The Government of Bongal having entered but a Contract with Mossis. Samuel Smith and Co., for the execution of the Government Printing Work, from the lat July nest, Public Officers amployed under this Government are hereby directed not to amploy any other Printing Establishment for the accustion of the Government Work from and after that date.

Charles Response

Cacit. Bration, Sery, to the Govt. of Bengul. THE THE FRENCHE 1855.—The Government of Banget having entered into a Contract with Mesors. Ramuel Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hereby directed not to employ any other Printing Establishment for the execution of Government Work.

Circle Bushow.

Secy. to the Goot. of India.

SATURDAY, AUGUST 16, 1856.

Legislatibe Conucil.

The 9th August 1856.

THE following Bill was read a second time in the Legislative Council on the 9th August 1856, and was referred to a Select Committee who are to report thereon after the 13th of October next:—

A Bill concerning the taking of Oaths of Office by Registers of Deeds.

Whereas it is expedient to amend the law which requires a Register of Deeds, appointed under the provisions of Act XXX of 1838, to take and subscribe the cath of office before the Judge of the Zillah: It is enacted as follows:—

Civil Officer of the Section II Regulation XXXVI.

1793 (extended to Cuttack by Section XXXII Regulation XII. 1805), of Section II Regulation XVIII. 1795, and of Section II Regulation XVII.

Provide cond. Salamun ports. and

Agra by Clause I Section XVII Regulation VIII, 1805), of the Bengal Code, as requires that a Register of Data shall take and subscribe the cath therein pracribed before the Judge of the Zillah, is hereby repealed; and the Civil Officer in charge of the station to which any such Register is appointed, shall be competent to administer the cath of office, or a declaration substituted for the cath, to any person appointed in der Act XXX of 1838 to register Deeds at mader Act XXX of 1838 to register Deeds at

W. MOBGAN,

Legislatibe Council.

The 9th August 1856.

The following Bill, as settled in Committee of the whole Council on the 9th of August 1856, is re-published for general information:—

A Bill to make better provision for the appointment and maintenance of Police Chockeydars in Uities, Towns, Stations, Suburbs and Bazaars in the Presidency of Fort William in Bengal.

Whereas it is expedient to make better provision for the appointment and maintenance of Police Chow-keydars in cities, towns, stations, suburbs, and bazaars in the Presidency of Fort William in Bengal, beyond the local limits of Her Majesty's Supreme Court: It is enacted as follows:—

I. Regulation XXII. 1816, Regulation VII. 1817, Section VI Regulation III. 1821, and Section IV Regulation III. 1832, of the Bengal Code, and Act XV of 1837, are hereby repealed, except as to any act which shall have been done, or any liability which shall have been incurred, before the passing of this Act. Provided that the monthly assessment levied, under Regulation XXII. 1816, and Act XV of 1837, in any city or station at the time of the passing of this Act, shall continue to be levied until the same shall be revised and altered under the provisions of this Act.

II. The provisions of this Act shall have effect in the cities and stations in which the said Regulation XXII. 1816 has heretofore been in force, and in every other city, station, town, suburb, and because in the said Presidency to which

the Local Government at any time may extend the same by Notification in the Official Gazette.

Provise. Provided always, that this Act shall not be extended to any city, town, suburb, or baznar, unless there be therein (or in some other city, town, suburb, or bazaar with which the same may be united as hereinafter provided) a Police Station under an officer of a grade not below that of Jemadar, nor to any agricultural village.

III. The Government may, by Notification to be published in the Official Unions may be Chazette, unite, for the purposes of this Act, any city, town, suburb, station, or bazaar, or any part or parts of a city, town, suburb, station, or bazaar, with any other city, town, suburb, station, or bazaar, or part or parts of a city, town, suburb, station, or bazaar; and in such case the law applicable to a city, town, suburb, station, or bazaar shall apply to such union.

IV. For the purposes of this Act the Local Government may define and Government may declare the limits of any city,

define limits of cities, town, ac.

declare the limits of any city, town, suburb, station, bazaar, or union, and all occupiers of houses within any such city, town, suburb, station.

houses within any such city, town, suburb, station, bazaar, or union maforesaid, or within such limits as shall be so defined as aforesaid, shall be liable to be assessed or rated according to the provisions of this Act for the purpose of maintaining the Chowkeydars appointed to be maintained in such city, town, station, suburb, bazaar, or union.

such city, town, station, suburb, bazaar, or union.

V. If any house be let out in portions to different persons, or be let out to or occupied by lodgers or travellers, the person who shall receive the rents or payments from such persons or lodgers or travellers, shall for the

persons or lodgers or travellers, shall, for the purposes of this Act, be deemed to be the occupier of such house.

VI. The Magistrate may cause a name to

leading for removing. At. name of affixed in such place or places
affixed to every house in any street or mobile
for the purpose of identifying such house; and if

any person shall wilfully remove, obliterate, or destroy such name or number, he shall be liable, on conviction by a Magistrate, to a fine not exceeding twenty Rupees.

VII. The Magistrate shall determine the

Magistrate to deter-

koydara.

Provise.

number of Chowkeydars to be maintained in any city, town, or other such place as aforesaid; but the number of Chowkeydars so to be maintained shall not exceed one to

every twenty-five houses.

VIII. The Chowkeydars appointed under this

Act may be of different grades,

Grades and fages and the wages to be paid to
the several grades shall be determined by the Magistrate.

IX. The Magistrate shall determine the total amount required to be raised in any year in any city, town, or other such place as aforesaid, for the purpose of maintaining the Chowkeydars appointed to be maintained therein, and for the purposes specified in

Sections XXXIII, XXXIV, XXXV, and XXXVI of this Act, together with such sum as the Magiatrate may consider necessary to provide against the contingency of losses from defaulters in the current year, and the amount of losses, if any, actually sustained from defaulters in the preceding year.

X. The tax to be levied in any city, town, or other place as aforesaid; for the purposes of this Act, may be either an assessment according to the circumstances and the property to be protected of the persons liable to the same, or a rate on houses and grounds according to the annual value thereof. The Local Government, on the report of the Magistrate and Commissioner of Circuit, shall determine in each case whether the tax

XI. If the tax he an assessment according to the circumstances and the property to be protected of the persons liable to the same, the aggregate sum to be raised by such tax shall not exceed the average rate of two annas per measurem for each house, and the amount assessed in respect to any one house shall not be more than the pay of a Chowkeydar of the lowest grade. If the tax be a rate on houses and grounds, it shall not exceed five per centum of the annual value thereof.

to be levied shall be such assessment or such rate.

Rate how to be escentiated.

The houses and grounds liable to the rate shall be computed and ascertained upon an estimate of the gross annual rent at which the same might reasonably be expected to lot from year to year. Grounds used for purposes of trade shall be liable to the rate, but grounds used for the purpose of cultivation or for depasturing cattle shall not be liable.

Magistrato may exempt from the assessment
empt occupiers unable to pay the assessment or rate.

All I. The Magistrate may, at his discretion,
exempt from the assessment
or rate, or may relieve from
the payment of his assessment
or rate, any occupier who may

be unable from poverty to pay the same.

XIV. For the purposes hereinafter mentioned,

Constitution of punchayets.

The Magistrate shall constitute and appoint a punchayet for each such city, town, or other place as aforesaid, or, when he may see fit to divide any such city, town, or place into convenient divisions, for each division thereof, and shall issue a sunnud of appointment, specifying the names, residence, business, or other description of the persons appointed and the period for which the appointment is made. Every punchayet shall consist of three or five respectable persons residing or carrying on business in or near to any such division thereof. Provided that, instead of any one such person, the Magistrate

Magistrate may appoint any person whom he may think fit to be a member of punchayet.

or near to such city, town, or other place, or in or near to any such division thereof.

TV. The punchayet so appointed on the majority of them, shall, case in every year, if required so to do by the Magistrata propers and reads, in accordance with the rules

laid down in the requisition, an assessment or rate upon the several persons liable to be assessed or rated in respect of their occupation of property within the district (whether city, town, or other place as aforesaid, or any division thereof) for which the punchayet shall be appointed, and shall enter the same in a list which shall specify the names of the several occupiers of property within the district liable to be assessed or rated under the provisions of this Act, the trade, business, or other description of such occupier, the property occupied, and the amount payable monthly by such occupier. If the tax he a rate on the annual value and the total amount of the annual rate shall also be specified. The requisition of the

Form of Magistrate to the punchayet to make out such list shall be in the form marked A. or B., as the case may be, set forth in the Appendix to this Act annexed, or to the like effect.

XVI. The punchayet shall, if required by the

Punchayet may revise existing assessment or rate.

Magistrate so to do, instead of making a new assessment or rate, revise and amend the assessment or rate then in force.

XVII. When an assessment or rate shall have been made or rovised, as the been made or rovised, as the assessment or rate as the life containing the same; and the Magistrate shall re-

vise, and, if necessary, amend and settle it.

Assessment or rate shall have been settled, the Magistrate be published.

Assessment or rate that to be published.

Notification prepared according to the form marked C. in the Appendix to this Act, or to the like effect, and written in the language of the Province in which the city, town, or place is situate, to be stuck up in some conspicuous place in the district for which the assessment or rate has been made; and another copy, together with a like Notification, at the nearest Police thanna; and shall also cause a third copy to be deposited in his own office.

XIX. Unless revised or corrected as herein-

XIX. Unless revised or corrected as hereinafter provided, every assess-

Associated a rate of the stand good for one whole year.

year, and until a new one is made, and in case the occupier of any property included in any assessment or Change of occuparate shall be changed before a

Change of occupation before a new assessment or rate. included in any assessment or rate shall be changed before a new one is made, the new occupier shall be liable in respect

of such property for any portion of the assessment or rate which shall have become payable during his occupation instead of the former occupier thereof; and after notification to such person, the Magistrate may cause his name to be substituted in the said list for the name of the fermer occupier. Every assessment or rate which shall be revised

Revised assessment according to the provisions of Section XVI shall be deemed a new assessment or rate. Provided always, that, if no new

Provise. vided always, that, if no new seincement or rate is made within the first three months of any year, the list of the previous year that he re-published according to the provisions of fierties KVIII, and shall thereupon be deemed in the the assessment or rate for the current year,

and shall be open to appeal under the next succeeding Section.

XX. Any person assessed or rated, who shall be dissatisfied with his assess-Appeal from assessment or rate, or who shall disparty on his liability to be assessed or rated, may appeal on unstamped paper to the Magistrate, and the Magistrate, after making such inquiries as he deems necessary, by examination of the appellant on oath or solemn affirmation, or otherwise, may confirm the assessment or rate or amend the same. In case the Magistrate confirm the assessment or rate, he may award costs against the appellant. decision of the Magistrate in such cases shall be final, and no objection shall be taken to any assessment or rate, nor shall the liability of any person to be assessed or rated be questioned in any other manner or by any other Court. Provided that no appeal shall be re-

Limitation of apcelled after the expiration of one month from the time of the notification of the assessment or rate prescribed by Section XVIII, or of the notification of the substitution of the name of an occupier under Section XIX, unless the Magistrate, upon reasonable cause shown, shall extend the time for receiving such appeal

receiving such appeal.

XXI. The Commissioner of Circuit, with the Commissioner of consent of the Local Government, may at any time direct the Magistrate to revise the assessment or rate of any city, town, or other place as aforesaid, specifying the reasons which, in his opinion, render such revision necessary, and the Magistrate shall, according to such direction, revise and, if necessary, amend the same.

XXII. The Magistrate may require the pundiagnostrate may discovered to revise the assessment rect revision at any or rate at any period during time of the year, for the year; but on every such occasion he shall address a written order to the punchayet, specifying the reasons which render such revision necessary, and requiring an amended return within a stated period.

XXIII. Whenever any assessment or rate is revised during the year, as revised under the two ceding Sections, revised list, together with a Notification as prescribed in Section XVIII, shall be prepared and published in the manner therein directed. And all objections to such revised assessment or rate shall be made and dealt with in the manner prescribed in Section XX.

Penalty for remail to serve on punchayet. The duties the office, or omit to perform the duties thereof, and do not, within fifteen days from the date of his appointment, show satisfactory grounds for his refusal or omission, or provide such a substitute as the Magistrate approves, the Magistrate may fine such person in a sum not exceeding fifty Rupees.

MKV. If the persons appointed a punchayet,

If punchayet reduce,
or omit to act, Magis
thate may assume
their functions.

perform the duties required of them, the Magistrate, to

trate may himself make or revise the assessment or rate, and may enforce the same as if it had been made or revised in the first instance by the punchayet. Provided that the functions of the

punchayet shall not thereby absolutely cease and determine, but may be resumed at any time, only not so as to invalidate any act done by the Magistrate under this Section.

XXVI No person shall be bound to act on Residents only s punchayet unless he shall and to act on a reside or carry on business punchayet. within the limits of the district

or which the punchayet is to be appointed.

XXVII. Every punchayet shall be appointed

Duration of pun. for the period of one year, and Duration of pun-chayet and limitation of service thereon. no person shall be compelled of service thereon. to serve on a punchayet for more than one year at a time, or within less than three years after the expiry of previous service; but nothing in this Section shall prevent any person from being appointed to serve on a punchayet at any time whatsoever with his own con-

XXVIII. If a majority of the persons as-Member of pun sessed or rated in any district chayet removable on for which a punchayet shall be yet removable on for which a punchayet shall be on application of appointed, not being in arrear, make application in writing to the Magistrate for the removal of any member of the punchayet appointed for such district, the Magistrate, if he think it expedient, may remove such member from the punchayet

XXIX. If any vacancy shall occur among the Vacancies in pun-chayet how to be sup-plied. members of a punchayet, or if any member appointed shall refuse or decline or be unable to act, the Magistrate may nominate and appoint another person to supply the vacancy or to act in the stead of such member, subject to the rules already laid down as to the original appointment of members; but such appointment may be made by a written communication to the person appointed, and it shall not be necessary to issue a new suumud under Section XIV of this Act.

XXX. The punchayet shall give notice to the Punchagetto report Magistrate of any neglect or misconduct on the part of any misconduct of Chowkendare or death or Chowkeydar within the disabsence. trict for which they are ap-pointed which shall come to their knowledge; and shall also give notice of any vacancy which shall occur in consequence of the death or absence of any Chowkeydar or from any other cause.

XXXL In cities and large towns containing Appointment and three or more divisions or dis-try of sudder pure tricts, the Magistrate may appoint a sudder punchayet consisting of not less than five members, who may be selected either from the members of the local punchayets or from any other residents of the city or town. It shall be the duty of the sudder punchayet to assist the Magistrate, when required so to do, in carrying out generally the objects of this Act, and particularly in revising the assessment or rate made by the district pun-chayets and enquiring into and reporting on appeals preferred against the same.

XXXII. The Chowkeydars to be employed

under this Act shall be appoint-Appointment and registry of Chowkeyed by the Magistrate, and the Magistrate shall cause to be kept a register in which shall be entered the name, age, place of residence, and previous occupation of every person so appointed, with the date of his appointment.

XXXIII. Subject to the approval of the Com-missioner of Circuit, the Megistrate may appoint such number of Jemaders and Inspectors as Appointment of Je-maders and Inspect-

may be necessary for the supervision and control of the Chowkeydars. Provided that the number of these officers shall not be greater than one Jemadar to fifteen Chowkeyders, and one Inspector to sixty Chowkeydara

XXXIV. Subject to the approval of the Com-missioner of Circuit, the Magis-Appointment of Tax Collectors and other establishment. trate may appoint one or more Tax Collectors or Darogahs and such other servants as may be

necessary for preparing, or assisting the punchayet in preparing, the assessment or rate, for copying the same, for collecting the tax, keeping the accounts and records, and otherwise carrying out the purposes of this Act. The Magistrate shall take from every Tax Collector or Darogan such security for the due disposal of the sums collected by him as may be thought necessary.

XXXV. The Magistrate may further incur any reasonable expense in the pur-Contingent expenchase of stationery, in providing badges, dresses, and weapons for the Chowkeydars, and for any other contingencies that may seem to him necessary.

XXXVI. After paying the wages of the Chowkeydars, and defraying the Surplus funds may charges specified in the three be devoted to Cumervancy purposes.

last preceding Sections of this
Act, the Magistrato may, with
the sanction of the Commissioner of Circuit, ap-

propriate any sum which may be available, to the purpose of cleansing the city, town, or place, or of lighting or otherwise improving the same. XXXVII. The Tax-Darogabs appointed under

this Act, shall be employed exclusively in the duties herein-after described. They shall be Tax Darogahe to be employed as he after described. herginresponsible to the Magistrate and subject only to his orders.

XXXVIII. The Tax-Darogans shall prepare, from the lists hereinbefore mentioned a Register, which shall be attested by the Magis-To proper assessment lists. trate or his Deputy or Assistant, and shall contain the names of all persons assessed or rated so far as they can be ascertained, the property in respect of which the assessment or rate in each case is imposed, and the amount payable monthly by each

person. XXXIX. On the tenth of each calendar month or so soon after as possible, the Tax-Darogah shall proceed in To collect assessperson or through some one of his office establishment, to collect the amount due for the current month from each person subject to the tax; and for all sums so collected, the Darogan shall grant a receipt. Provided that, with the sanction of the Commissioner of Circuit previously obtained, the collection may be made quarterly instead of monthly; and in such case, the amount due for each quarter shall be collected in the last month of that quarter.

XL. The Tax-Darogah shall remit to the Magistrate, in such manner to the Magistrate shall direct all to the Magistrate shall direct all stams of memory collected distant.

by himself or by any one of his establishment, and the Magistrate, or some officer of his establishment authorized on that behalf, shall give the Darogah a receipt for every sum of money so remitted.

The Magistrate shall also cause all such sums of money to be credited to a separate Fund, to be called the Chowkeydaree Fund of the city, town, or place in or on account of which they are collected.

XLI. The Tax-Darogah shall prepare all nummonses and processes to be То ргераге симissued against defaulters, and shall make the usual returns thereto, and shall keep a regular account of all distresses levied and sales made by him for the realization of arrears.

XLII. On the 20th of each calendar month, To report default-ers to Magistrate.

Tax-Darogah shall deliver or transmit to the Magistrate, one list, a statement of all defaulters, the property in respect to which they are assessed or rated, the amount of the monthly assessment or rate, and the amount due from each.

XLIII. On receipt of the aforesaid list, the Magistrate shall issue a sum-Enminons of defaultmons against each of the defaulters therein mentioned, requiring him either to pay the demand or to attend at the Cutcherry of the Magistrate within a reasonable time, to be specified in the summons, to show cause for his refusal.

XLIV. If any defaulter fail to appear in answer to the summons, or, Assessment to be levied from defaulters by distress and sale. having appeared, fail to satisfy the Magistrate that no arrear is due from him, the Magietrate may issue a warrant to the Tax-Darogah,

authorizing him to levy the whole or any part of the demand by distress and sale of any goods and chattels belonging to the defaulter, or being at any time upon the premises in respect of which the arrear is due; and the Magistrate's order as contained in the warrant shall be final.

XLV. The Tax-Darogah shall make an inventory of all goods and chat-Sale how to be con- tels seized under the Magistrate's warrant, and shall give previous notice of the sale, and the time and place thereof, by beat of drum in the district in which the property is situated. If the arrear mot paid with costs, or the warrant be not in the meantime discharged or suspended by the Magistrate, the goods and chattels seized shall be sold at the time and place specified, in the most public Proceeds how to and costs and the surplus, if

and costs, and the surplus, if any, shall be returned on demand to the person in possession of the goods and shattels at the time of the seizure. The Tax Derogah shall make m return Bestirus of sales. of all such sales to the Ma-

he costs upon every such proceeding shall be such as are mentioned and set forth in Appendix E annexed

VI Any Tax-Dangah or other servant, superinted under this Act, and save Chowkeydar or Officer of Poince, who shall purchase any manuativ at any such sale as

aforesaid, shall be liable, upon conviction before a Magistrate, to a penalty not exceeding fifty Rupees; and the property shall be confiscated. XLVII. If no sufficient goods or chattels be-

longing to a defaulter, or being upon the premises in respect of which he is assessed or Sale of property be-youd limits of town,&c. rated, can be found within the district in which the premises are situate, the Magistrate may issue his warrant to the Nazir of his Court for the distress and sale of any personal property or effects belonging to the defaulter within any other part of the jurisdiction of the Magistrate, or for the distress and sale of any personal property belonging to the defaulter within the jurisdiction of any other Magistrate whatsoever; and such other Magistrate shall back the warrant so issued, and cause it to be executed, and the amount, if levied, to be remitted to the Magis rate issuing the

XLVIII. All goods and chattels, except tools or implements of trade, which All goods found on may be found upon any prepremisos liable to sale. mises in respect of which an arrear is due, shall be liable to be distrained for the recovery of such arrear. If the goods and chattels belong to any person But owner of goods to be indemnified by the defaulter. other than the defaulter, the defaulter shall indemnify the owner of such goods and chat-tels from any damage he may sustain by reason of such distress or by reason of any payment he may make to avoid such distress or any sale under the

same. Provided that no distress shall be made for any arrears due under this Act after the expiration of six calendar months from the time when such arrears became due.

XLIX. Every person who shall wilfully obstruct or molest any Tax-Darogah or any of his establish-Penalty for obstructing Tax-Davogah in execution of duty. ment, in the performance of their duties under this Act, or shall fraudulently conceal, remove, or dispose of any of his property for the purpose of avoiding a distress under the provisions of this Act, or shall knowingly assist any other person in so doing, shall be liable, on conviction before a Magistrate,

to a penalty not exceeding fifty Rupees. L. The Magistrates shall receive and try all complaints preferred on oath or solemn affirmation against Magistrates to try complaints against Tax-Darogah of exany Tax-Darogah or other person appointed under this Act, for extortion, malversation, or other misconduct in the discharge of his duty. On proof of any such offence, the Tax-Darogah or other person as aforesaid or other person as aforesaid abell he limbs to dismissed from shall be liable to dismissal from office, and to imprisonment, with or without labor, for a period not exceeding six months, and may also be compelled to refund any money cor-ruptly or unduly exacted or received, and to deliver up any effects which may have been illegally distrained or sold, or the value thereof, or in default and until such delivery or refund be made. shall be liable to further imprisonment, with hard labour, for not more than six months. But nothing in this Section shall be taken to prevent the Magistrate from committing any Tax-Darogab or other person as storesaid for trial before the Sessions Court.

in regard to the punishment of such offences under

the general law.
Li. The Chowkeydars, and the Jemadars and Powers, duties, and Inspectors appointed under this liabilities of Chowkey-dars. Jerusday. dars, Jernadars, and Inspectors. ers, and perform all the duties, and be subject to all the liabi-

lities of Police officors as prescribed in the General Regulations of the Bengal Code or the Acts of the Government of India for the time being in force, so far as such powers, duties, and liabilities are not inconsistent with, or otherwise expressly pro-vided for by this Act. The Chowkeydars and the Jemadars and Inspectors are in all respects subordinate to the Police Darogah of the Thanna, within the limits of which they may be employed.

LII. Every Chowkeydar appointed under this
Act shall wear a badge with a Chowkeydars number, and the name of the city, town, place, or division for

which he is appointed, engraved thereon.

LIII. Every Chowkeydar and every Jemadar and Inspector appointed under this Act shall have power, Duties of Chowkeywithout warrant, to apprehend and convey immediately to the nearest Police Station any person or persons To apprehend oftaken in the act of committing anys heinous offence, or whom he shall have just cause to suspect to be about to

or against whom a hue and cry shall be raised. have power to prevent Second.—He eball

commit or to have committed a heinous offence,

obstructions and nuisances on To pretent unisances. the roads and streets.

Third.—He shall give immediate intelligence to the Police Darogah of the To give intelligence resert of thieves,&c. resort to his division of any receivers of stolen goods, or of

any robbers or other persons of notorious or suspected character, or of any circumstances likely to occasion a breach of the peace.

Fourth—He may stop, examine, and if neces-sary detain, any person who To examine and shall be reasonably suspected in suspected perat any time of having or conveying any thing stolen, or who shall be found between sunset and sunrise lying or loitering in any highway, yard, or other place, and unable to give a satisfactory account of himself, and may convey such person to the nearest Police Station.

LIV. If a Chowkeydar or other Police Office, be unable to effect an arrest All persons required assist Chowkeyders he may require all persons preto amist Chowkeyou in making arrests. sent to assist him; and any person who refuses or neglects

to comply with such requisition, shall be liable, on conviction by a Magistrate, to a fine not exceeding tifty rupees, or to imprisonment not exceeding two

LV. On the 15th day of each month, or on such other day not later than Chowkeydars, he how to be paid. as the Magistrate may appoint, the Chowkeydars and the Jemadars and Inspectors (if any) shall be mustered at the Thanna to which they are attached, and the Police Darogah or Mohurrer of the Thanna shall there pay them the wages due to them up to the close of the preceding mouth, and shall at the same time take the secret of each Chowkeydar in an official register of receipts prepared for the purpose; and the

Darogah, after signing the register in attestation of its correctness, shall transmit the same to the Magistrate.

LVI. Any Chowkeyder and any Jemadar or Punishment of Inspector appointed under this Chewksyders for negleut of duty, acof duty or wisconduct the liable to fine to an extent not exceeding half a month's wages, or to be suspended or dismissed from his situation, or to imprisonment for any period not exceeding six months.

LVII. All fines levied under this Act shall be credited to the Chowkey-daree Fund and held availdaree Fund and held available for the purposes of this

LVIII. Assistants to Magistrates vected with special powers, and Deputy Magistrates vested with special powers, when posted at stations other than the sudder station of the Magistrate, and empowered, under Act X of 1854, to try cases without reference from the Magistrate, may exercise all the powers hereby vested in a Magistrate; and any Assistant or Deputy Magistrate vested with special powers may perform any of the duties hereby assigned to a Magistrate when referred to him by the Magistrate to whom he is subordinate.

Proceedings of Magistrate and Commis-sioner of Circuit re-spectively subject to control of Local Go-vernment.

LIX. All the proceedings of Magistrate under this Act, except as otherwise specially provided, shall be subject to the control of the Commissioner of Circuit; and all the proceedings of the Commissioner of Circuit shall be

subject to the control of the Local Government. LX. Wherever in this Act, or in any Appendix thereto, there is no-thing in the context requiring a different interpretation— Interpretation of

The word " Magistrate" shall include a Joint Magistrate and any person lawfully exercising the powers of a Magistrate.

The word "House" shall include any shop

or warehouse.

The word "Bazar" shall mean any place of trade where there is a collection of shops and warehouses.

The word " District" shall mean a city, towns bazaar, or union, or any division thereof.

The expression "Police Darogah" shall include any Tubeceldar or Naib Tubeceldar entrusted with Police jurisdiction.

APPENDIX A.

[Here insert the names, places of abode, business,

or other description of the punchayet.]

I do hereby require you, the punchayet spinted under Act of , with pointed under Act of , with all reasonable expedition, not exceeding (Here insert a period to be fixed by the Magistrate) from the date hereof, to make out and forward pointed under Act from the date hereof, to make out and forward to me, the undersigned Magistrate of the Zillish of a fair and equitable assuments upon the several occupiers of houses, shops, and buildings, in the fHere describe the city kanny place, or dioteion), for the purpose of estaing the sum of Ropess required for the maintenance of Chouse systems for the water configuration on and place of the sear configuration of the search of the searc

sessment to be levied from every such occupier according to the circumstances and the property to be protected of each person. But the amount assessed in respect of any one house shall not exceed, Ra
(Here insert
the pay of a Chowkeydar of the lowest grade)
and the aggregate amount assessed shall not exceed
the aggregate amount assessed shall not exceed the average rate of 2 annas per measem for each house, shop, or building in the district.

If the occupier of any house in the said district shall be unable, on the ground of poverty, to pay the assessment to which he is liable under this Act, you shall exempt him from the same; but the property occupied, together with the name and description of such occupier, shall be specified in the list, together with the

ground of exemption.

If any house be let out in portions to different persons, or be let out to or occupied by lodgers or travellers, the person who shall so let the same, or who shall receive the rents or payments from such persons or lodgers, or travellers, shall be deemed the occupier of such house and shall

be assessed accordingly.

The assessment, which you are hereby required to make shall specify the name of every occupier of property liable to be assessed, the name, trade, or business or other description of the person assessed, the annual assessment, and the quota payable monthly; and may be in the following form, or to the like effect:—

Property os-	Name of occupier.	Profession or business or other de- scription.	Amount of month- ly payment,
	-		

APPENDIX B.

[Here insert the names, places of abode, business, or other description of the punchayet]

I do hereby require you, the punchayet ap-pointed under Act of , with all reasonable expedition, not exceeding (Hers insert a period to be fixed by the Magistrate) from the date hereof, to make out and forward from the nate nereof, to make out and forward to me, the undersigned Magistrate of the Zillah of , a fair and equal rate upon the several occupiers of houses, shops, and buildings, and of grounds occupied for the purpose of trade or brainess, in the (Hers describe the city, town, place or distance), for the purpose of raising the sum of Ra required for the maintenance of Charlierders for the results. ing the sum of Ra required for the maintenance of Chowievdars for the year commencing on and other expenses authomatical by Let of You shall remains and determine the amount of the rate to he levied from every such opcupier according to the author value of the property occupied.

reasonably be expected to let for one year shall he deemed the annual value of such property. The rate shall be an equal per-centage, not exceeding 5 per cent., of such annual value.

Any person occupying ground for the pur-pose of trade is to be rated in respect thereof, but a person occupying ground for the purpose of cultivation or for deposturing cattle, is not to

be rated in respect thereof.

If the occupier of any house or ground, in the said district, shall be unable, on the ground of poverty, to pay the rate to which he is liable under this Act, you shall exempt him from the same; but the property occupied, together with the name and description of such occupier, shall be specified in the list, together with the ground of exemption.

If any house be let out in portions to different persons, or be let out to or occupied by lodgers or travellers, the person who shall so let the same, or who shall receive the rents or payments from such persons or lodgers, or travellers, shall be deemed the occupier of such house, and shall be

rated accordingly.

The rate which you are hereby required to make shall specify the name of every occupier of property hable to be rated, the name, trade, or business or other description of the person rated, the annual rateable value of the property, the annual rate, and the quota payable monthly; and may be in the following form or to the like effect :-

Property occu- pied.	Name of occu-	Profession or business = other description.	Annual value of property.	· Annual rate.	Amount of monthly pay-

APPENDIX C.

An assessment (or rate, as the case may be,) made for (Here describe the city, town, village, or other place or division for which the rate is made) upon the several occupiers of houses, and other property in the said district pursuant of , for the purpose of maintaining Chowkeydars for such district.

Property oc-	Names of occupiers.	Profession or business.	Amount of monthly (or quarterly) as- sessment (or rate).
The state of the s			

Whereas the above assessment (or rate, as the onse many but has been duly made pursuant to

Act and has been reof vised and settled by me, the under-signed Magis-, the several persons whose names trate of are included in the said assessment (or rate) are hereby required to pay the monthly (or quarterly) contributions set opposite to their names with regularity to the Tax-Darogah or other person appointed by the Magistrate to receive the same, the first payment on the 10th day of the month next succeeding the date of this Notification, and every subsequent payment on or before the 10th day of the receive to be collected. each succeeding month (if the tax is to be collected quarterly, the months in which the payment is to be made must be specified), or in default thereof, any arrear that may be due will be realized by distraint and sale of the personal effects of the defaulter, or of any goods and chattels which may be found on the premises in respect of which such defaulter is assessed (or rated) and such other proceedings adopted for the recovery of the same as are allowed by law.

Dated this

day of

Magistrate of

APPENDIX D.

1 2	3	4	5	. 6	7	В	9	10	11
District. Names of default-ers.	Amount of defal-	Amount, cost, or penalty.	Inventory of pro- perty seized un- der distress.	Date of distress.	Date of sale.	Property sold.	Amount realized on each activitie.	Purchaser's name.	Balance.
	-								

APPENDIX E.

Table of Fees payable in distraints under this Act.

	Sum distinued for.										Fee.												
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The above charge includes all expenses, except when peons are kept in charge of property distrained, in which case 3 annas must be paid daily for each man.

W. Morgan, Clerk of the Council.

politications, Appaintments, &r:

No. 1246.

Fort William, Home Department,

The 15th August 1886.

The services of Assistant Surgeon A. Sprenger, M. D., are placed at the disposal of His Excellency the Commander-in-Chief.

> CECIL BEADON, Secy. to the Govt. of India.

No. 4316.

Fort William, Foreign Department,

The 15th August 1856.

The Governor General in Council is pleased to appoint Mr. W. Vincent to be Inspector of Post Offices in Pegu.

No. 4317.

The Governor General in Council is pleased to appoint Mr. R. G. Molvill, of the Civil Service, to be an Assistant Commissioner of the 3rd Class in the Punjah.

G. F. EDMONSTONE, Secy. to the Govt. of India.

No. 37.

Fort William, Financial Department,

The 15th August 1856.

Notification.—Notice is hereby gives, that the Salaries, Pay, Batta, and Allowances of the Civil Military, and Marine Departments for the month of August 1856, will be payable as under:—

Military and Marine Departments, on Wednesday, the 10th proxime.

Civil Department on Monday, the 15th

By order of the Right House the Common Coneral of India in Council



No. 2200.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 8th August 1856.— Moulavy Moula Bux, Deputy Magistrate of Patna.

■ verted with the powers of a Magistrate in that District.

The 11th August 1856, ...Mr. J. Hughesdon to be an Assistant to the Commissioner of Arracan,

The 18th August 1856.—Mr. C. F. Lindsny to be Assistant to the Magistrate and the Collector of Patna.

Mr. W. Robertson to be Assistant to the Magistrate and the Collector of Tirhoot.

Leave of Absence.—The 9th August 1856.— Baboo Juggobundhoo Banerjee, Sudder Ameen and Sudder Moonsiff of Maldah, for eight days on Medical certificate, in extension of the leave granted to him on the 16th of June last.

The 11th August 1856.—Pundit Mudunmohun Turkolunkar, Deputy Magistrate and Deputy Collector of Moorshedabad, for one month, under Section VI. of the Uncovenanted Absentee Rules.

The 18th August 1856.—Mr. H. W. Cooke, Officiating Sub-Deputy Opium Agent of Tehtah, for one monthu nder Section VI of the Uncovenanted Absentee Rules.

W. GREY, Secy. to the Gout. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor, North-Western Provinces.

No. 1264 A. of 1856.

Judicial and Revenue Department,

Head Quarters, the 4th August 1856.

Appointments.—Khyroodeen to be Deputy Collector under Regulation IX. 1833, and Deputy Magistrate under Act XV. 1843, in Zillah Ghazeepoor and to be stationed at Bulleeah, with the special powers described in Clause 3, Section II., Regulation III. 1821, granted to him as Tehnseldar, in Government Order dated 12th September 1854.

This appointment to have effect from the 23rd February last, and to cancel the Government Notification of that date.

No. 1269 A. of 1856. Judicial Department.

Ulike Hosa Khan to be 2nd Class Moonsiff of Section (Hoshungabed).

Haden Allot to be Sad Class Moonsiff of Banker (Sanger).

Tojechion to be 2nd Class Moomily of

These appointments to have effect from the 6th November 1855, or the date of demise of Utta-Oolla Khan.

The Notification No. 3591, of November 24th 1855, is cancelled.

C. B. THOENHILL,
Offg. Secy. to Govt., N. W. P.

No. 4232 of 1856. Judicial Department, Agra, the 8th August 1856.

Leave of Absence.—Mr. R. Manderson, Joint Magistrate and Deputy Collector of Goorgaon, for two months, under Section XII. of the Amended Absentee Rules, from the 1st September next, or such date as he may avail himself of the leave.

By order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

R. C. OLDFIELD, Asst. Secy. to Govt., N. W. P.

General Orders by the Right Hon'ble the Governor General of India in Council.

Fort William, 13th August 1856.

No. 1078 of 1856.—The following Notifications, from the Foreign Department, are published in General Orders:—

No. 4267, dated 8th August 1856.—Assistant Surgeon J. B. Collison, of the 6th Regiment Oude Irregular Infantry, is appointed to the Medical charge of the Jail and Civil Establishments at Fyzabad, in addition to his present duties.

No. 4273, dated 12th August 1856.—With reference to General Order, Military Department, No. 1056, dated 7th instant, the Governor General in Council has been pleased to appoint Lieutenant G. A. Harrison, of the Hyderabad Contingent, to be Second in Command of the 2nd Regiment Cavalry, Gwalior Contingent,

No. 1079 of 1856.—The following Notification, issued by the Hon'ble the Lieutenant-Governor of Bengal, is published in General Orders:—

6th August 1856.—The leave granted to Civil Assistant Surgeon T. Duka, of Monghyr, on the 19th of June last, is cancelled at his request.

No. 1080 of 1856.—The Station Order issued at Sectapore dated 4th July 1866, directing Assistant Surgeon C. Lowdell, of the 10th Regiment Oude Irregular Infantry, to receive Medical charge of the Civil Establishment at that station from Assistant Surgeon G. M. Hill, of the 9th Oude Irregular Infantry, is confirmed, with retrospective effect from the 2nd July 1856.

No. 1081 of 1856.—The following promotions are made in the under-mentioned Corps of the Native Army :-

Corps.	Rank and Names.		To what rank pro- moted.	From wi	hat	In whose room-
6th Battalion Artillery, 2nd Regiment Light Cavalry, 6th Regiment Light Cavalry, 7th Regiment Light Cavalry, 5th Regiment N I., 10th Regiment N I.,	Jemadar Lalla, Havildar Budloo Ram, Jemadar Adhar Singh, Havildar Sadhoo Singh, Jemadar Bance Sing, Havildar Roop Sing, Havildar Roop Sing, Havildar Shaiok Hosain Bux, Havildar Shaiok Hosain Bux, Havildar Shaiok Hosain Bux, Havildar Bance Sing, Jemadar Hunnooman Tewary, Jemadar Rectalabucous Sing, Havildar Hamdut Doobey, Havildar Hussein Bux, Jemadar Sunker Misser, Havildar Brijiali Sing, Jemadar Meeah Khan, Ilavildar Foorsut Sing, Jemadar Hemraj Tewary, Jemadar Pertaub Sing, Jemadar Pertaub Sing, Havildar Rugnoth Sing, Havildar Rugnoth Sing, Havildar Dhowkul Sing, Jemadar Shaick Madar Bux, Havildar Dhowkul Sing, Havildar Shaiok Eman Allie, Jemadar Sewbuccus, Havildar Shaiok Eman Allie, Jemadar Sembuccus, Havildar Jhingoor, Jemadar Songram Bing, Havildar Anundes Sing,	and one of the control of the contro	rank pro-	date.	66,	lalamoolah, decoased. Lalla, promoted. Justee Singh, invalided. Adhar Singh, promoted. Mykoo Sing, invalided. Monawar Khan, invalided. Laseee Deen, invalided. Laseee Laseees Sing, promoted. Laseees Misser, promoted. Laseem Dooby, invalided. Sunker Misser, promoted. Laseem Dooby, invalided. Moopdar Sing, invalided. Moopdar Sing, invalided. Laseem Sing, invalided. Gungaleen Sookul, invalided. Gungaleen Sookul, invalided. Laseember Sing, invalided. Laseember Si
68th Regiment N. I., 72nd Regiment N. I., 79rd N. I., 16th Regiment Irregular Cavalry, 5th Punjaub In- fantry,	Havildar Jugmehun Sing, Havildar Ramjeawun Gowolla, Jemadar Bustie Singh, Jemadar Shaiek Cossim, Havildar Burrosah Singh, Havildar Gonse Khan, Jemadar Issereeporsaud Tirbad- Havildar Gunsaum Sing, Havildar Thackoorpersaud Tew Jemadar Hoolass Loobee, Havildar Davedeen Tawaree,	ey	Ditto, Ditto, Subsdar, Ditto, Jenadar, Jenadar, Jitto, Subadar, Jenadar, Ditto, Subadar, Jenadar, Ditto,	,		Gooman Chowbe, promoted. Doorgadeen Tewarse, promoted. Kadir Bux, invalided. Buceus Khan, invalided. Bustie Singh, promoted. Shaick Cossim, promoted. Ihaum Paunday, invalided. Inscreepersand Tirbadey, promoted. Kissoondial Misser, invalided. Skodeen Doobee, invalided. Hoolass Doobee, promoted. Nadirshah Khan, doosased. Goojur Sing, resigned.

No. 1082 of 1856 .- The services of Lieutenant A. T. Armstrong, Adjutant 72nd Regiment Native Infantry, are placed specially at the disposal of the Government of Bombay, to be appointed to the Staff of His Excellency the Commander in-Chief at that Presidency.

Fort William, 14th August 1856.

No. 1083 of 1856.-The Right Houble the Governor General of India in Council is pleased to direct the publication in General Orders of the following para. of a Military letter from the Hon'ble the Court of Directors to the Government of India, No. 98, dated 17th June 1856 -

Letter No. 29, dated let February 1856.

Transmit Correspondence and recommend that Pay Serjeants of European Troops at Madras be placed on the same feeting with respect to Staff Allowance as Pay Serjeants in Rengal and Bombay.

Para. We concur with you in considering that the Pay

rate of Staff Pay, as those at the other Presudencies. We accordingly authorize the adoption of that measure from the date of your receipt of this Despatch.

The arrangement above authorized is to have effect from the 1st instant, the date of receipt of the Hon'ble Court's letter.

No. 1084 of 1856.-The Right Hon'ble the Governor General of India in Council is pleased to direct that the following pares, of a Military letter from the Honble the Court of Directors to the Government of India, No. 98, dated 17th June 1856, be published in General Orders:

European Rements at Madras should receive the same Letter dated 6th February 1856, No. 49,

20. In reply to the applications of Colonels Pratt and Felix for Passage mo-ney to England, you very proper-ly informed the Government

Madras that the cases of these Officers were similar to that of General Officer going home at the end of his prescribed tour of service, who would not be entitled to receive Passage-money. You now request to know whether, upon the same principle, Colonels Pratt and Felix are entitled to receive three months' Batta as granted to General Officers similarly circumstanced.

21. We are of opinion that the Regulation.

"We have resolved that for the period of the necessary residence in India of a "General Officer in Her Majesty's Sorvice, after the date of his removal from the Staff, he be allowed to draw the full Ratta of his Regimental rank until the day of embarkation."

"That this period shall, however, in no instance exceed three months from the date of the amouncement of the removal in General Orders at the station where he may be serving."

of which a copy is given in the margin, may properly be applied to all Officers on the Ge-neral Staff of H. M.'s Forces in India, who are zemoved from the Staff.

under the operation of the Royal Warrant of 6th October 1854.

No. 1085 of 1856.- The leave of absence to visit Simla, on Medical certificate, granted to Lieutenant G. H. Hale, of the 57th Regiment Native Infantry, Adjutant of the 2nd Regiment of Infantry Oude Irregular Force, in Government General Order No. 908 of the 27th June last, is to be considered as under the new Regulations.

Fort William, 15th August 1856.

No. 1086 of 1856 .- The Right Hon'ble the Governor General of India in Council is pleased to make the following promotions:

2nd European Bengul Fusiliers.

Captain and Brevet Major John Liptrott to be Major, First Lieutenant Benjamin Hawes Liptrott to be Major, - From the 10th First Lieutenant Benjamin Hawes August 1856, in to be Captain of Company, Second Lieutenant George Archi- Wynell Mayow, bald Bishop, to be First Lieu- | retired.

No. 1087 of 1856.—Captain and Brevet Major Charles Elliott Goad, of the 67th Regiment Native Infantry, is permitted to retire from the Service of the East India Company on the pension of a Major from the 31st instant, and to reside in India within the limits of this Presidency, drawing his pension from the Benares Pay Office.

No. 1088 of 1856.—The services of Lieutenant C. S. Dowson, of Her Majesty's 8th Foot, late Executive Officer of the Kala Serai and Abbottabad Road, are placed at the disposal of His Excellency the Commander-in-Chief.

No. 1089 of 1856 .- The Hon'ble the Court of Directors having transmitted with their Military letter 140. 95, of the 2nd July 1856, the necessary document from the War Office authorizing the issue of Chelsea Out-pension to the under-mentioned individual at this Presidency, payment of his pension is to be charged to Chelsea Hospital Accordingly :-

Rats of Pension.

Serjeant James Ash, an Out-pensioner of the Reyal Hos-pital at Chelsea, from the 2nd | Paid up to the pital at Chelsea, from the 2nd | \$1st December West India Regiment of Foot | 1855.

No. 1090 of 1856.-The following paragraphs of a Military letter from the Hon'ble the Court of Directors to the Government of India No. 99 of the 2nd July 1856, are published for general information :-

Para. 1. We have permitted the under-mentioned Officers to return to their duty, viz.:-

Major F. C. Marsden.

" Z. M. Mallock.

G. W. Hamilton, vid Bombay.

William Lydiard.

William Bichardson.

Captain H. L. Bird.

W. Gordon.

W. T. Garstin. 13

A. Gibbings.

C. F. G. Lamb.

George Faithfull.

E. M. Rvan.

Lieutenant O. Greene.

J. T. Harris.

F. M. Martineau.

Surgeon C. G. Andrews,

**

.. J. Bowhill.

George Rac.

Assistant Surgeon C. Hathaway, M. D.

S. A. Homan.

Veterinary Surgeon R. Willis.

Apothecary Thomas Murray, M. D.

2. The under-mentioned Officers have been granted extensions of leave for the periods specified, *viz.* :---

Colonel Claud Douglas, Lieutemant Colonel A. L. Campbell. Major G. Biddulph, Captain W. M. Cofe. ... }6 months. J. D'O. Baring, ... Lieutenant H. J. R. Tow, ... W. A. Garden,... C. Carter. J. T. Prichard.... The Honble F. B. Best, F. A. Lawford, Surgeon W. C. B. Eatwell, M. D.,

- 3. Lieutenant Arthur Lambert, Artillery, has been permitted to retire from the Service. His vacancy has effect from the 7th May 1856.
- 4. Lieutenant Frederick Watson, 42nd Regiment N. I., has been permitted to resign the Service. His vacancy has effect from the 16th October 1855.

No. 1091 of 1856.—The Right Hon'hle the Governor General of India in Council is pleased to direct that the following Military letter from the Hon'ble the Court of Directors to the Go-

vernment of India No. 101, dated 9th July 1856, be published in General Orders :---

Military Department.

No. 101 of 1856.

OUR GOVERNOR GENERAL OF INDIA IN COUNCIL-

Referring to our letter dated 4th October 1854, No. 41, paragraph 19, on the subject of the Examination of Cadets * Vide G. G. O., No. 154 of 1855. Examination who are abroad when nominated, we have to inform you that we have resolved that those Candidates who are not found qualified on their first examination may be allowed a second trial within the next ensuing twelve months, and that if not found qualified at a second trial, they are to be deemed ineligible for another nomination for a direct appointment.

We are, &c.,

(Signed)

W. H. SYKES, and eleven other Directors.

London. 9th July 1856. §

No. 1092 of 1856.—The following Lists of Rank of Cadets and Assistant Surgeons appointed for the Bengal Presidency are published for general information :-

No. 3 of 1856.

LIST OF RANK OF CADETS FOR THE BENGAL Engineers, Artillery, and Infantry.

For the Engineers.

To rank from the 7th September 1854, the day on which he was finally reported qualified for the Engineers, viz.:-

David Ward. Quitted Chatham) Nile, 10th April, 10th June.

To rank from the 7th September 1854, the day on which he was finally reported qualified for the Engineers, provided he take his departure within the prescribed period, viz.:-

William Frederick Fulford. Quitted Chatham. 21st April.

For the Artillery.

To rank from the 13th June 1856, the day on which they passed their Public Examination and in the following order, provided they take their departure within the prescribed period, viz. :--

Richard de Lautour St. George. : Hugh Chichester. Duncan Scott Pemberton. William Robert Craster.

For the Infantry.

To rank from the date of their departure, from Southampton by the Overland Route, and in the following order, viz.:-

Ave, 20th March. John Wright Henderson,

Indrus. Charles Ellison Bates, 20th April

To rank from the date of the sailing from Gravesend of the ship by which they preceded and in the following order, viz:-

Edward Temple, Wellesley Frederick Van Hagen Sperling, Benjamin Jerrard Parsons, 15th May.

To rank from the 13th June 1856, the day on which they passed their Public Examination, and in the following order, provided they take their departure within the prescribed period, viz.

Robert Browne.

Frederick Lance.

William Elphinstone Michael Bruce Ramsay

George Gordon Young.

John Collis Supple.

Clement James Griffiths.

Edward Charles Garstin.

Stanley Sutherland Sutherland.

William Edward Delves Broughton.

To rank from the 14th June 1856, agreeably to Court's Resolution of 4th December 1833, and in the following order, viz.:-

Appd. 12th March, March. George Row Home, 20th

4th Appd. 2nd April, April.

Thomas Alexander Hunter, Appd. 19th May, Overland, Robert Blackall Graham, April. 20th

Appd. 16th April, Ayrton Pullan, Appd. 19th March, Wellcoloy, 15th May.

Charles Patton Chambers, Appd. 13th May, Overland, 20th William Donnelly Palmer, Appd. 14th May, May.

Ellis Burroughes Ward, --- No. Appd. 2nd April, June. Nile, 10th

Llewellyn Wavell, - Slu Appd. 7th May, June. Shannon, 12th To rank from the date of the sailing from Ports-

mouth of the ship by which he proceeded, vis. :-Nile, 16th { June. James FitzGerald,

To rank from the date of the sailing from Gravesend of the ship by which they proceeded and in the following order, viz. :-

Joseph Barnard Smith, Barham, 26th George Mitchell, George Lindsay, June.

> (Signed) PHILIP MERVILL Secy. Mily. Department.

MART INDIA HOUSE, The 2nd July 1856.

(True Copy)

(Signed) Jacon G. Manager.

London, 9th July 1858.

Date of Arrival at Fort William.

List of Bank of Assistant Surgeons of Bengal.
No. 3 of 1856.—The under-mentioned Assistant Surgeon, not having proceeded within the period allowed for his embarkation, his name is to be struck out of List No. 5 of 1855, and he is to rank from the date of his sailing from Gravesend, viz.:—

Charles Andrew Poole, - { Blanche Moore, 18th March.

To rank from the date of his appointment

Neil Benjamin Baillie, - - - 8th April.

To rank from the date of their appointment and in the following order, provided they take their departure within the prescribed period, viz.:—

John Wilson, - - - - 7th May. Hickman Rose Daniell, - - 4th June.

> (Signed) PHILIP MELVILL, Secy. Mily. Dept.,

Rast India House, 2nd July 1856.

(A true Copy)
(Signed) JAMES C. MELVILL

East India House, London, 9th July 1856.

No. 1093 of 1856.—The Right Hon'ble the Governor General of India in Council is pleased to abolish, from 1st proximo, the allowance of Company's Rupees (37-8) Thirty-seven and eight annas, a month, for writing and stationery, which is now made to Secretaries of the District Committees of the Military Orphan Society.

Whatever subsistence for Out-wards of the Lower Orphan School has hitherto been issued through the Secretaries of the District Committees, will, in future, be paid direct by the Presidency Pay Master and Divisional Deputy Pay Masters.

In cases where the children in question are under the guardianship of individuals who draw pay or pension on bills which are eventually sudited by the Military Auditor General, the subsistence of the children will be included in such bills. In other cases, including these of blind or disabled adults, the bills for the children's subsistence and the adult's pensions will be countersigned; by the Staff Officer of the Station where the parties are residing.

The allowance for Out-wards in any Roman Catholic Orphanages will be drawn from the Pay Department by the Superintendents of those Institutions, on hills to be countersigned and duly endorsed by the nearest Station Staff Officer, conformably with the 6th para of Government General Order No. 633, dated 13th June 1854.

Last Pay Certificates from the Secretaries of the District Committees must support the first bills for subsistence which may be drawn under this General Order.

No. 1094 of 1856.—The under-mentioned Officars have returned to their duty on this Establishment, without prejudice to their rank, by permission of the Han ble the Court of Directors:—

No. 1095 of 1856.—The under-mentioned Officers reported their departure on the dates specified opposite their respective names:—

Major General Sir John Cheap, K. C. B., on leave for six months. Government General Order No. 1016 dated 25th July 1856, Brevet Major J. S. DuVernet, of the 2nd Madras European Light Infantry, Superintendent, Electric Telegraph in Pegu, on leave for fifteen months. Government General Order No. 1044 of the 5th August 1856.

Captain R. Gordon, of the 4th Regiment Bombay Native Infantry, Assistant Commissioner in the Punjaub, on leave for fifteen months. Government General Order No. 1038 of the 1st August 1856,

Licutenant G. R. Roberts, of the 41st Regiment Native Infantry, Sub-Assistant Commissary General, on leave for fifteen months. Government General Order No. 1054 of the 6th August 1856.

Lieutenant T. Sykes, of the 66th or Goorka Regiment, Second in Command of the 7th Infantry Oude Irregular Force, on leave for fifteen months. Government General Order No. 1038 of the 1st August 1856.

No. 1038 of the 1st August 1856, Lieutenant R. G. F. Henegau, Madras Artillery, on leave for fifteen months, Government General Order No. 1041 of the 4th August 1856,

Surgeon G. Rue, of the Medical Department,
Garrison Surgeon, Agra, on leave for
eighteen months. Government General
Order No. 1031 of the 51st July 1856....
Assistant Surgeon J. F. Shekleton, M. D.,
Bombay Medical Service, Deputy Assay
Master of the Calcutta Mint,

R. J. H. Birch, Colonel, Secy. to the Govt. of India, in the Mily. Dept.

Aptice.

THE General Treasury will be closed on Saturday, the 16th instant, on account of the Hindoo Holiday, Rakhee Poornemah.

General Treasury, }
The 5th August 1856. }

THE General Treasury will be closed on Saturday, the 23rd instant, on account of the Hindu-Holiday Junmo Ostomee.

General Treasury, . }
The 12th August 1856. }

J. 1. Harvey, Sub-Treasurer.

[266a, 10th August 1856.

Botification.

PERSONS desirons of working the valuable Diamond Mines of the Maha Nuddee are hereby informed, that after the 1st of January 1857, the privilege will be leased to any one who shall be considered to have made the most eligible offer for the same

2nd. Besides Precious Stones, Gold is to be met with in considerable quantities, and the party who may rent the privilege of working the Diamond Mines will be entitled to appropriate all Diamonds, Precious Stones and Gold that he may find in the bed of that river within the limits of the Sumbulpore Division during the period of his lease.

3rd. Unless a proportional inducement be offered, a lease will not be granted for a period of more than three years, but applicants are requested to state at what rate per annum they are agreeable to rent the Mines, and how many years' lease they are desirous of obtaining, with particulars of all modifications they may wish made in the conditions now set forth.

4th. Parties proposing to rent the Mines must be prepared to lodge in the Treasury at Sumbulpore one year's rent in advance as security for the fulfilment of the terms of the lease taken up by them, and the rent will be demanded in three instalments yearly. If at any time during the lease, the period of one year, calculated from the date of payment of the last instalment, he allowed to elapse without the payment of an instalment, the security money shall be forfeited and the lease considered to have expired.

5th. Further particulars may be loarnt on applying to the Officiating Senior Assistant Commissioner at Sumbulpore.

R. C. Birch, Lieut., Offg. Sen. Asst. Commr.

Sen. Asst. Commr.'s Office; Sumbulpore,
The 7th May 1856.

NOTICE—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One Second (ta) after Mean Noon.

ORYEUR CAVENAGE, Major,

Town Major.

Fort William, ? The 12th August 1856.

Mules

FOR THE

RECEIPT OF BULLION SANCTIONED BY ORDER OF GOVERNMENT, UNDER DATE THE 27TH JUNE 1856.

1st. Tenders of Gold or Silver Bullion will be received from individuals at the Calcutta Mint, between the hours of 10 a.m. and 3 p.m., daily, Sundays and holidays excepted, provided the parcel of Gold is of not less than 50 tolas weight, and of Silver 1,000 tolas, and provided it be of a malleable quality adapted for Coinage.

2nd. Bultion or Coin must be tendered by the

2nd. Bultion or Coin must be tendered by the proprietor in the following form, lithographed copies of which will be supplied by an Assistant of the Bullion Office:—

ent end

THE MINT MASTER,

Culcutta.

Str.

Be pleased to receive into the Bullion Depôt, for the purpose of being melted, or cut and burned at my (our) sole risk and expense (Tolas annas) Tolas (here state the description and weight in full), and to grant your receipt for the resulting weight of ingots or cut pieces, or such portion of them as shall, agreeably to the Rules, be considered fit for coinage, entitling the (us) to receive from the Assay Office a certificate of value payable at the General Treasury,

The Bullion will be delivered to you by Mr.
who is authorized to superintend its melting or outling and burning on my
(our) behalf, and who will attend for that purpose
at such times as may be appointed.

Yours obediently,

The Calcutta, 185 .

3rd. All Bullion or Coin tendered for coinage must, previous to delivery, be melted in the Bullion Depôt premises, under the superintendence of the Mint Melting Establishment, with the exception of clean bars of the fineness of B 16 and upwards, which may be cut and burned, or melted, at the option of the Mint Master.

4th. Bullion, on arrival at the Bullion Depôt adjoining the Mint premises, will be dealt with according to Regulation; from time to time established by the Mint Master with the sanction of the Mint Committee, and after it has been melted or cut and burned, It must be delivered to the Head Assistant in the Bullion Office of the Mint, and registered, when the proprietor will be furnished with a receipt, agreeably to Form A. of the weight of clean malicable Silver, or Gold, as shown by the Mint Scale at the time of registry.

5th. No transfer of Bullion from the name of one proprietor to that of another can be permitted after it has once been tendered to the Mint. No Bullion can be withdrawn previous to registry, except sweepings and spillages of Bullian actually melted, or cut and burned, without the payment of a fee of Rupees 2 for each Pass, prepared for the purpose.

6th. It is to be understood that, until the Bullion or Coin has been delivered, agreeably to Rule 4, at the Mint Scale, to the Head Assistant in the Bullion Office, it is in the oustedy, and at the

sole risk of the importer, to whom every facility will be afforded for securing it in the strong room

appropriated for that purpose.

7th. The Receipts mentioned in Rule 4 shall be changed in the Assay Office for Certificates, agreeably to Form B. payable at the General Treasury (20) twenty days after date, and showing the net value in Company's Rupees of the proprietor's treasure, with reference to its weight and array, after making the following deductions for Seignorage, Refinage, and Premolting charges.

The Seignerage on Gold Bullion or Coin shall be at one per cent of the standard value. The Seignorage on Sicca Rupees shall be at one per cent. There shall be no Seignorage on short weight Madras, Furruckabad, or Company's Rupees.

The Seignorage on all other descriptions of Silver Coins and Bullion shall be two per cent.

9th. The Refinage charge on Silver below 6 dwts in assay worse than the Indian standard shall be at the rate of 04 per cent per dwt. of WOTSCHESS

The Refinage charge on Gold shall be at the rate of one-half per cent for every five carat grains of

worseness below the Indian standard.

10th. The Premelting charge on Gold shall be at the rate of (is 3-12-0) three Company's Rupees and twelve annus per one thousand tolas of Standard Gold, and on Silver at the rate of (Ra I) one Company's Rupee per one thousand standard tolas. These charges are to be deducted universally, whether the Bullion be melted, or cut and burned.

11th. Importers of Bullion or Coin shall be at liberty to withdraw the same after registry, within the day following the receipt of the Assay Report, but at no later period, on payment of an Assay fee of (4) four Rupees for each assay of Gold and (2) two Rupees for each assay of Silver, and the Premelting charges above mentioned.

12th. Should Builion, after being premelted, prove to be brittle, and not adapted for coinage, shall be returned to the proprietor, and passed out of the Mint under a written Pass signed by the Mint Master, and endorsed by the proprietor, who shall pay the charge for premelting the same at the prescribed rate calculated on the

gross weight in tolse.

13th. Double melting fees will be charged for all Bullion received during holidays; and it is to be clearly understood, that when workmen cannot be procured during holidays at the Mint, tenders of Bullion made at such times will be re-

fused. .

J. H. BELL, Officiating Mint Master.

FORM A. No. -- of 18-

Gold, weighing Tola-Received this day fromfor the purpose of being coined into Company's Gold Gold inweighing Tolas

Mint Master.

Calcutta Mint,

Bullion Keeper.

N_{O}	 of	3	8—
41 04	 V1	•	v-

Silver, Tola-weighing Tolas

Mint Muster.

Culcutta Mint,

Bullion Keeper.

FORM B.

-Gold Mohurs. Number-

I hereby certify, that the sum of Company's Treasury to ______or to-- Gold received order on account of from -— for coinage, as per ---, weighing Mint Master's Receipt No. -, a specimen of which Tolas--I have assayed and found to bethan standard. Examined

> Valentia Assay Office, — 185 — The --- of ---

> > Assay Muster.

CALCUTTA MINT GOLD CERTIFICATE.

The Silver is similar to the above form.

Antice

Is hereby given, that at a General and Quarter Sessions of the Peace holden at the Office of Her Majesty's Justices of the Peace in the Town of Calcutta, on Friday, the fifteenth day of August instant, it was ordered that the Assessment of the Quarter August. September, and October 1856, be taken to be the Assessment of the Quarter November and December 1856 and January 1857, next ensuing. All persons having objectious to make to the said Assessment, or to any proposed Assessment, of which due Notice shall be given to them by the Assessor, are required to specify the same and the grounds thereof in a Petition addressed to the undersigned and file it with hira between the hours of eleven and four o'clock on or before Saturday, the Thirtieth day of August, instant, after which no objections will be received, and the Sessions standadjourned to the said Thirtieth day of August to be holden at the hour of moon at the Office of the said Justices, and will be consuch objections shall have been heard and determined upon; and it was further ordered, that the Assessments made and allowed in these Sessions shall take effect from the first day of November One Thousand Eight Hundred and Fifty-six. Her Majesty's Justices of the Feace have also

ordered that the Rate Books containing the Assessments shall be open to the inspection of all persons assessed therein during the interval above-

mentioned, namely, from this date to the 30th In the Supreme Court of Judicature at Feet August instant, and between the hours of 11 A.M. William in Benaul. and 4 P. M., of such days.

W. L. HARWOOD,

Clerk to the Justices.

CALCUTTA POLICE OFFICE, The 15th August 1856.

Sheriff's Sale; Calcutta, 16th August 1856.

Notice is hereby given, that on Thursday, the fourth day of September next, at the hour of 12 o'clock, the Sheriff of Calcutta will put up to public Sale, at the Court House, by virtue of a Writ of Fieri Facias in his hands against the Effects of Sreemutty Sockmoye Dossee.

The right, title, and interest of the said Sreemutty Sookmoye Dossee, of, in, and to the following landed property, viz. :-

- An upper and lower-roomed brick-built dwelling house, with a piece of lackrauj ground, containing by estimation fifteen cottans, more or less, situate at Ranaghaut in the zillah of Nuddea.
- Also a piece of lackrauj land occupied by tenants, containing by estimation four biggabs, more or less; also a piece of lackrauj land occupied by tenants, containing by estimation three cottahs, more or less, situate at the same place.
- 3. Also a piece of rented ground in the occu-pation of Ramjee Chung, called or known as the Bheeta of Ranijee Chung, containing by estimation fifteen cottahs, more or less; also a piece of rented ground occupied by tenants, containing by estimation lifteen cottaha, more or less; also a piece of rented ground occupied by tenants, containing by estimation ten cottahe, more or less, situate at the same place.
- 4. Also a piece of bilimutter garden ground, containing by estimation eight biggahs, more or less; also a piece of bilinutter ground, part of it five biggalis gazden and three biggalis waste land, containing by estimation eight biggahe, more or less, situate at the same place.
- Also a piece of rented garden ground, containing by estimation five biggals, more or less; also a piece of tenanted ground situate at the same place.
- 6. Also a piece of tenanted ground situate at Nassara Gram in the zillah aforesaid, let to Sibchunder Biswas at Rupees 2 per annum,
- 7. And also piece of tenanted ground containing by estimation eighteen cottahs; also a piece of tenanted land containing by estimation ten cottans, more or less; also a piece of paddy-land, containing by estimation two biggains, more or less, situate at Ranaghaut in the zillah aforesaid.

The Conditions of Sale and further particulars may be had by applying at the Sheriff's Office.

J. H. FERGUSSON.

Sheriff.

IN EQUITY.

RECEIVER'S OFFICE. Chunder Money Dossee versue

Joy Chunder Paul Chowdhoory, &c.

Notice is hereby given; that on Monday, the 18th August 1856, at I o'clock in the afternoon, Charles Swinton Hogg, Esquire, Receiver of the Supreme Court, will put up at his Office, for Losse, the under-mentioned Villages of Dhee Chundee belonging to the Estate of Cossinoth Paul Chow-dhoory, deceased, situate in the Zillah of Nuddea, upon such terms and conditions, and upon such security, as he may think fit, that is to say :--

Monzah Naragazeepore. Mouzah Gopeynothpore. Mouzah Muddundia Mouzah Sobeedpore. Mouzah Khut Vangah. Mouzali Dharance, Monzah Dutto Parrah. Mouzah Hazahbaleah. Mouzah Bhogeepore. Mouzah Dowrappore. Mouzah Cooroon Baleah. Mouzali Khamar, Rajpore and Dorapore. Julkur Beel Bullur Nusker.

For further particulars, apply at the Receiver's Office, Supreme Court.

RECEIVER'S OFFICE; } Court House, lst August 1856.

Court for the Relief of Insolvent Debtors at Calcutta.

On Saturday, the 7th day of June instant, it was ordered that such In the matter of the Asiatic Marine Insurance Office, being a Joint of the Shareholders of Stock Company, duly registered under an Act the said Asiatic Marine for the Regulation of Insurance Office, resident Registered Joint Stock in Calcutta, or the sub-Companies urbs thereof, as have neglected to pay the sum of Company's Rupeus 3,000, at which they have been respectively further assessed in respect of each Share held by them in the said Company, do, on or before the 10th day of Talanceat pay to the Official Assistance of July next, pay to the Official Assignee the respective sums at which they have been respectively further assessed as aforesaid; and that the Shareholders of the said Asiatic Marine Insurance Office, resident in Hong-Kong and in Bombay, do, on or before the 10th day of September next, and that the Shareholders of the said Asiatic Marine Insurance Office, resident in the Mauritius and in Great Britain, and all other places not herein specifically mentioned, do, on or before the 10th day of November next, pay to the said Official Assignes the respective sums at which they have been further assessed as aforesaid in respect of the Shares held by them respectively in the said Company; and that in case any of the Shareholders of the said Asiatic Marine Insurance Office shall, neglect to comply with this order within the time. hereby limited, the said Official Assignee shall be at liberty to apply to the Court that such defaulting Shareholders may be adjudged to have committed an act of insolvency, according to the provisions of the Act XI. Vic. opp. XXI.

Denman, Hatch and Davis, Attorneys. Chief Clerk's Office, 17th June 1856.

In the matter of Macker-toom Galoost Macker-an Insolvent. On Saturday, the 2nd day of August instant, it was ordered that the first Saturday in the month of August 1857 should be appointed for the further hearing of this matter, and that unless cause he shown to the contrary on that day, the said Insolvent should be discharged personally, as well as this after-acquired property, from all liability for debts, claims and demands of and against the said Insolvent at the time of the filing of his petition for relief.

Templeton & Carrapiet, Attorneya. Chief Clerk's Office, 11th August 1856.

In the matter of John] Notice, that an appli-Fegredo, of Wellington Square, a Section Writer in the Foreign Department, an Insolvent. by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday, the 22nd day of Angust instant at the bour of 10 colors in the August instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, " desirous of opposing such application, must " appear before the said Court at the time and " place oforesaid."

Downing, Attorney.

Chief Clerk's Office, 13th August 1856.

In the matter of John
Hakins Cockburn, and day of August instant, it was ordered that Saturday, the 27th day of September next, should be appointed for the further hearing of this matter, and that unless cause should be shown to the contrary on that day, the said Insolvent should be discharged personally as well as to his after-acquired property from the demands of all the Creditors following, whose names are inserted in the order; that is to say:—Mr. James Mackenzie, Isserchunder Chatterjee, Meesra. Mackenzie, Lyall and Co., Mr. J. Mackenzie, Mr. G. T. Rebeiro, Messra. Spence and Co., Messra. T. Thompson and Co., Messra. Thacker, Spink and Co., Mr. C. Collins, Koocheel, sailor, Pearsymohum Shaw, Pearsymohum Boss, Coasy Ooddeen, biscuit-man, Noor Khan, Sinder and Watta. Attorneys. for the Executors randes and Watts, Attorneys for the Executors of the late General Kyd, Nobin Doss, and Seethulchander Biswas.

Templeton and Carrepiet, Attorneys. Chief Clerk's Office, 15th August 1856. In the Court for Relief of Insolvent Deblors at Singapore.

In the matters of Kader Meesah, late a Trader; Tan Tean Chye, a Chinese Writer, now # prisoner for debt in H. M.'s Gaol; Chan Lee Koh, late a Trader, now a prisoner for debt in H. M.'s Oaol; Coringee Rajooh, late a Trader, and John James Easther, late a Publican, respectively; of Singapore, Insolvents.

Notice ishereby given, that petitions of the said Insolvents, seeking the benefit of Act XI. Victoria cap. 21, have been filed in the Office of the Chief Clerk, and that the Estates and Effects of the said Insolvents, respectively, have been vested in the Official Assignce of the said Court. The matters of the petitions of the said

Insolvents will be heard at the Court House, in Singapore, on Friday, the 10th day of October next, at cleven o'Clock in the forenoon. Creditor intending to oppose the discharge of any of the said Insolvents, must give Notice thereof in writing to such Insolvents three clear days before the day of hearing, and a like Notice to the Chief Clerk, on or before the day preceding the day of hearing.

> GEO. W. LECERF, Chief Clerk.

CHIEF CLERK'S OFFICE, Singapore, 30th July 1856.

No. 4762. Moticc.

THE following reduced Rates of Freight on the Steamers on the Dacca and Assam line, above Bugwah, which have been sauctioned by Government, are published for general information :-

From Calcuta		r Cu fuol		Po	r Se	er,	M	Per lant	ıd,
	R/.	An	P.	Rs,	Aa	Р.	Rs.	Å#.	P.
* To Barrisaul or Dacca,	n	8	0	0	0	6	1	4	0
 Serajgungo, Dewangungo or Rugwah,	0	12	o	0	. 0	.8	1	14	0
Government Gowhatty,	0	14	-0	0	0	10		1	- 6
"Texpore or Beshouth,	1	0		0	1	0	2	8	0
" Scelesuiger or Debrooghur,	ı	2	0	0	1	2	2	14	8

Also, as an experimental measure, for Grain and Articles of food commonly consumed by Natives, from the intermediate Stations of Burrisaul, Dacca, and Serajgunge, provided space be available, at the special rates named below:-

Rs. As. P. From Burrisaul or Dacca to Texpore and Sceb-6 O per md By order of the Offg. Supt. of Marine,

> H, Howe, Secretary.

FORT WILLIAM; Marine Supdt's Office, The 12th August 1856.

* As before.

Steamer for Mangoon and Moulmein.

THE Hon'ble Company's Steamer Fire Queen will leave her moorings at Kidderpore, for the above Ports, at 6 A. M. on the 20th current.

By order of the Offs. Supt. of Marine,

H. HOWE,

Secretary.

FORT WILLIAM; Marine Supalt's Office, The 13th August 1856.

Report showing the smallest Depth of Water in the Bhangiruttees Jellinghee, and Matabangah Rivers, also their rise and fall from 1st to 7th August 1856.

Names of Rivers.	Sugher	Water.	R	ine.		nted ise.	Fall.			atist alt.
Bhaugiruttee River.	F.	L	F.	Z.	F.	I.	F.	t.	F.	r.
At its entrance,	24 18	0	0	41	20	4)	Q	1	1 2	1
From thomes to l	15	6			1 1				H	
Fram Jungypore to Sadduckbangh,	26	Ð								1
From Sadduckinugh to Berhampers,	20	3	0	1	25	8	0	1 (1	84*
From Berhampore to a	21	0								ļ
And from Cutwa to ! Nuddonli,)	19	0								
Jellinghee River.			l				H		i	
At its entrance,	16	4	0	3	 [20		Q	:	ខ្ញុំ 0	 3 <u> </u>
From theuce to) Banaparree, (17	8				i				ļ
From Bau-marree to	17	-0					Н		İ	
Fru:a Tecahkattah to Sonatulish.	20	0	1							
And from Sunatullah) to Moisgungs,	22	0	'							
Matabangah River.	1							Ì		
At its entrance,	88	0	0	a	31		Ď; 41		ďι	1
From thence to Haut Bolesh.	28	0								
From Haut Boloch to Katchikattah	21	l B	1		-	i				
From Katchikattah to Kishengunge, . (18	l a						į	-	
And from Kishen-1 guige to Beebpore,	18	6						1		
		1		<u> </u>		1	+		1	1

Height of water on Gauge at Berhampore, on the 7th August 1856, + 24 Feet 5 Inches.

J. LANO,

Supdt., Nudden Rivers.

Caloutts, 14th August 1868.

* 🏬 Gatupe.

1,07,00,000 0 0 Government Securities, 3,97,052 2 0 Dues from Government, 69,45,443 8 71 Mint Certificates, Undue, 15,75,656 13 fo Cash, 54,620,932 1 1 Accounts of Credit on ditto, 1,52,20,332 1 1 Accounts of Credit on ditto, Mercannie Bills Discounte Dead Stork, Published by order of the Erecton	17,23,848 9 29,07,773 6 1 13,70,978 14 1 1,12,98,673 13 1,12,98,673 14 1,12,98,673 14 1,68,697 10 1	1,76,179 12 1,76,179 12 1,76,179 12	J. B. PLUMB, Seriday and Traducer.
1,07,00,000 0 0 3,97,052 2 0 0 0,46,443 8 7 15,5,666 13 10 11,52,20,302 1 1 2 3,4%,94,703 14 2		ead Stock,	
192 1 1 2 1 4 1	000000-	Zá	Co.'s Ra 3, 1×,99,703 14 2

日辺江本ののいみア

Griental Bank Corporation.

INCORPORATED BY BOYAL CHARTER.

WITH reference to Government Notification No. 5, Fort William, Financial Department, 26th January 1855, notifying the intention of Government to dissolve its connexion with the Government Agency-

The Oriental Bank Corporation undertake the safe custody of Government Paper, Shares in the Capital Stock of the Bank of Bengal, and other local Stocks, free of all charge.

Will draw Interest and Dividends on the same as they fall due, and remit = the current rates of exchange, or pay the same according to instruc-

If to be remitted through the Corperation,

Without charge.

If to be paid in India, a Commission will be charged of

On returning Government Paper or Share Oertificates out of sale centody,

A CONTRACTOR

On the purchase of Government or other Securities,

1-4th per Cent.

On the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Corporation,

... Without charge.

No charge for selling Government Securities in safe custody.

WM. ANDERSON,

Agent.

ORIENTAL BANK CORPORATION ; Culcutta, 29th January 1855.

Agra and Anited Service Bank,

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRA AND UNITED SERVICE BANK will, on being furnished with the necessary powers, receive charge of Government Paper and Eank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for Constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta,

r its Branches at Agra and Lathore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will

be 🛊 per cent.

Hours of Business.

From and after Wednesday, the 1st August from 10 A. M. to 3 P. M., except on Saturday, when the Bank will be closed at 3 P. M.

FRANCIS R. NEILSON,

Secretary.

No. 2, Council House Street. Calcutta, 30th January 1855. §

The London and Lagtern Banking Corporation.

INCORPORATED BY ROYAL CHARTER. Exchange on London.

-				ь.	404	
At 6 m	caths	eight,	***	2	1	per Re.
At 4	ab	Ð.		2	03	39
At 3	99		- + +	2	08	39
At 2	45	. 31	. * -	2	09	71
At I	100	90	4 4 4	2	0\$	21
At sigh	rk,			2	01	59
On Sec	tland,	1 mont	ha' mght,	2	0_{I}^{a}	31
On ditt	io, at	night,		2	0	12

The Corporation receive for safe custody Government or other Securities, realise and remit Dividends, Interests and Proceeds of Sale, and grant Drifts on Bombay, Simis, Agra, Delhi and Lucknow.

Esterant allowed on Deposits
For 3 months cottain, and
that that acquiring

45 days notice of withdrawal (open to Shareholders only,)...

6 per Cent. per Anm.

For | months certain, and after that requiring 30 days' notice (open to all.)

5 per Cent. per Ann.

The above Rules are waived when the Deposits are availed of in the Bank's Bills on London or Bombay.

On sums re-payable on de-

2 per Cent. per Anem mand.

No Interest allowed on Deposits under 500 Rupees or over 50,000 Rupees, unless by special arrangement

The Corporation reserve the right of closing these Deposit Accounts, or medifying their terms, on giving one month's previous notice.

Commission.

On Purchase or Sale of Government or other Securities,

One-Quarter per Cent.

On Collection of Foreign Bills, &c.,

One-Half per Cent.

On realising Interest or Dividends,

One-Quarter per Cent.

If the Funds realised on account of Constituents are remitted in Bills of the Corporation, no Commission will be charged.

Hours of business from 10 to 3 o'clock, except on Saturdays, when the Bank closes at 1 p. m.

J. MACKELLAR,

Manager.

LONDON & EASTERN Banking Corporation; 24th July 1856.

Notice is hereby given, that the Co-partnership Firm of J. and R. Watson heretofore carrying on business in Calcutta and elsewhere in Bengal as Indigo Planters, Silk Manufacturers, and Zemindars, has been dissolved, and that the entire Property, Assets and Business of the Partnership have been transferred to a new Firm styled ROBERT WATSON AND Co., who have taken upon themselves all the liabilities of the old Firm.

The undersigned are the constituted Managing Agents of ROBERT WATSON AND Co. in India.

JARDINE, SRINNER AND CO.

CALCUTTA, 14th August 1856.

Aptice.

MR. JAS. T. COCKSHOTT is authorised to sign our Firm by procuration.

Gouger, Jenkins & Co.

Calcutta, August 15, 1856.

ASSAM DOMPANY-BENGAL

Balance Sheet of 31st March 1856.

CR

Dividend the First, Dividend the Second, Dividend the Fourth, Dividend the Fourth, Dividend the Fifth, Dividend the Sixth, Nazeovah Treasury, Bank of Bengal, Provision Stores, Cash, Advances in Assam, Advances in Assam, Advances to Coolies sent to Assam,	8,345 9,716 11,244 19,760 18,228 12,496 11,776 2,781 1,238 26,981, 1,008	00007498713	000000000000000000000000000000000000000		1 18 6 2 0	8
Advances in Assam	28,981, 1,008 1,25,700	7 13 6 13				
Co.'s Rs	2,51,650	6	n	Co.'s Rs 2,51,659	0	11

We, the undersigned Auditors of the Assam Company in Bengal, having carefully examined the above Ascount, taken from the Hooks of the said Company, do hereby certify to be correct.

H. I. LEE, RIGHT. BLECHTNDEN, Auditors.

T. E. CARTER, Accountant, Assam Company, Bengal.

CALCUTTA, 6th August 1856.

Dr.

Receipts and Disbursements of the Assum Company—Bengal Branch, from 1st October 1855 to 31st March 1856.

Cr.

44,285 ,39,584 8,428 **4,261**

1,95,559

To Liabilities as per last Audit, "Disbursements in Calcutta, "Establishment at Gowhatty, "Establishment at South Division, "Establishment at Northern and Eastern Divisions, "Building Charges,	7.422	0 12 0 13	10	10	Cash in hand and other Assets as per l Audit. Assam Company, London, Sales of Tea in India. Claims unsettled payable.
Consisted Assam, Commission to Establishment in Assam, Law Charges, Live Stock, Directors' Fees,	7,074	0 6 3 12 0 0	86000		,
, Boat Establishment, , Dividend the Sixth, , Provision Stores, , Profit and Loss, , Cash and other Assets,	12,475 312 2,591 9,247 53,490	12 10 13 6	0		
Co.'s Rs	1,95,550	f	3		Co.'s Rs.

We, the undersigned Auditors of the Assam Company in Bengal, having carefully examined the above Account, taken from the Books of the said Company, do hereby certify it to be correct.

H. I. LEE, Bighid. Berchynden, Auditors.

T. E. CARTER,
Accountant, Assem Company, Bengal.

CARCUTTA, Beh Angust 1858.

Botice.

THE Acts and Published Papers of the Legislative Council are sold at the Military Orphan Press.

LOST.—First-half of a Bank of Bengal Note, No. 20086, for Company's Rupees 20, payment of which has been stopped at the Bank.

LOST.—First-half of a Bank of Bengal Notes No. 24463, for Company's Rupees 20.

Abbertigement,

Tax undersigned begs to inform and forewarn the Public, that he has lost a Promisery Note of the 5 per Cent Loan, No. 769, for Company's Rupees 1,700, of 1854-55. A record will be given to the finder.

BISTO CHUNDER SANDELL.
Zillah Nudden, at Shoornes.

CALCUITA, The 68 August 1856.

Post Office, Notifications.

No. 582

OVERIAND MAIL.

THE Overland Mail via Marseilles and Southampton, and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore, and HongKong,) per P, and O. Co.'s Steamer Oriental, will be closed at this

1st. Pre-payment on Lettens for the United Kingdom, directed vid Marseilles and Southampton, is optional.

2nd. Steam Postage on Letters addressed vid Southampton to France, or to any place in Foreign Europe, or through Great Britain to any Colony, cannot be pre-paid in India.

3rd. Steam Postage on all Letters for Foreign Europe vid Marseilles or vid Trieste, and for the United Kingdom vid Trieste, as well as for places in the Mediterranean and in Egypt, must be

pre-paid.

4th. Letters for the United Kingdom directed vid Trieste, if posted unpaid, (or insufficiently paid by Stamps,) will be forwarded to London vid Marseilles. Those Letters unpaid, or insufficiently stamped for Foreign Europe, will be sent to London vid Southampton, bearing the full amount of Postage due thereon, and Letters for places in Egypt and the Mediterranean will be treated as Unclaimed Letters.

5th. Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong, are chargeable with Steam Postage, the pre-payment being optional.

6th. Letters for the Mauritius, Australian Colonies, China (except Hong-Kong.) Manilla, Batavin, Java, Bourbon, or any place not a British Possession, must be pre-paid.

7th. No money will be received in payment of Postage on Letters, which must be paid by

Stamps.

8th. With regard to Newspapers and Prices Current, the following Rules are applicable:

9th. Newspapers or Prices Current posted in India for Great Britain and France are not subject. in India to any charge for Steam Postage, but Newspapers, &c. posted in India, addressed to any British Colony or Possession, or any Foreign Port, or any Port in India, are, if sent by Her Majesty's Mail Steamers, or vid Southampton through England, liable to a Steam Postage Charge of One Penny (Nine Pie,) which must be pre-paid in Cash. Newspapers sent through Great Britain via Marsellen are liable to a Postage Charge of Three Pence, and if addressed to British North America via the United States, a

charge of One Penny must be levied on account of the United States, in addition to all other Postage.

10th. Newspapers, &c., brought to India by Her Majesty's Packets from a Foreign Port, without having passed through Great Britain, are chargeable with British Postage of One Penny (Nine Pie) on

delivery.

11th. Newspapers sent or received through Great Britain, to or from Peru, Chilli, Bolivia, Ecuador, the Sandwich Islands, California, or any Colony addressed vid Panama, are subject to a Steam Transit Charge of One Anna and Six Pie, which must be paid on despatch or delivery, in addition to any Indian Postage.

12th. Only one paper can be sent in one cover.

FORT WILLIAM; General Post Office, The 11th August 1856.

C. K. DOYE, Deputy Post-master General.

No. 592.

NOTICE is hereby given, that the Mails for Penang, Singapore and China for transmission per Steamer Lancefield, will be closed at this Office, on Saturday, the 23rd instant.

FORT WILLIAM;
General Post Office,
The 12th August 1856.

No. 501.

NOTICE is hereby given, that the Mails for Rangoon and Moulmein for transmission per H. C. Steamer Fire Queen will be closed at this Office on Tuesday, the 19th instant.

FORT WILLIAM; General Post Office, The 15th August 1856.)

C. K. Dove, Deputy Post-master General.

e the reception of Letters by the following Ships are open at this Office :-

Names of Vends.	Agents.	Intended Departure.	For what Port.	Touching at	Remarks.
Painty,	Rischoff, Bur and Co.,	16th August 1856,	Mauritina.		
Bisanter Fire Queen,	Hon'ble Company,	30th Ditto,	Rangoon & Moulmein.		
Biomer Oriental,	P. & O. S. M. Company,	29rd Ditto	Suca,	Madras, Ceylon, and Aden.	
Stormer Laboraid,	Justine, Skinner & Co.,	24th Ditto,	Penang. Singapore & Chine.		
Palmynia,	Griffishe, Hay & Co.,	In a few days,	London,	Cape.	

CALCULTA General Post Of The lift August 200

C. K. DOVE Deputy Post-master General.

[1804]

Post Office Notification showing the hour of arrival of Mails at the General Post Office the time occupied in sending the Letters and Papers out for delivery.

Name of the Steamer.	Date and Hour of Arrival of the Mails at the General Post livery common Office, od,	de-clusion of the Window-de-livery.	Hour at which the Peops left the Post Office.	Remarks.
Bengal," -	13th Augt. 1856, at 1 P. M., - S. P. M., ,-	31 B. i.,	4.5 P.M.,	

C. K. Dove, Deputy Post-master General.

CALCUITA; General Post Office, The 14th August 1856.



SECOND SUPPLEMENT TO

The Calcutta Gazette.

SATURDAY, AUGUST 16, 1856.

	Pa	ina.		Behar.		Shaha- bad.	Sa-
ARTICLES.	Patna.	Dinapore.	Gyah.	Behar, 40 miles from Sudder Station.	Shergotty, miles from Sudder Station.	Атаћ	Scotehar, 16 miles from Sudder Station.
	Sra. C.	Srs. C.	Ses. C.	Ses. C.	Srs. C.	Szs. C.	Srs. C.
Attah, per Rupee Barley, (Jow,) Betel-nut, (Suparee,), Bhoosa, White,, Missah, Cardamoms, Coroanuts, Cocoanuts, Cocoanuts, Coroanuts, Coroanuts, Coroanuts, Coroanuts, Coroanuts, Coroanuts, Coroanuts, Coroanuts, Coroanuts, Gram, Maskullye, Moong, Mussoor, Muttur, Eggs, Fire-wood, Flour, (Midah,) Garlic, Ghee, Cow's, Buffaloe's, Ginger, Goor, Cane, Buffaloe's, Gram, (Boot,) 1st sort, Crass, Dry, Indigo, .	23 0 16 0 19 0 0 0 9 8 9 0 0 0 9 0 11 0 4 8 0 0 16 0 80bdls	19 8 1 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	19	20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	00800008000000000000000000000000000000	20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	80 4 0 0 0 1 2 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

rote.					Chum- parun.	Mod- ghyr.	Tirhoot.	Purneah.	Rajshye.
Moharajguage, 24 miles from Sudder Station.	Busuntpore, 28 miles from Sudder Sta- tion.	Burrowla, 38 miles from Sudder Sta- tion.	Aleegunge, 38 miles from Sudder Sta- tion.	Mearguage, 44 miles from Sudder Sta- tion.	Sudder Station.	Sudder Station.	Mozufferpoor.	Sudder Station.	Rampore Beauleah
Srs. C. 17 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		Srs. C. 19 0 0 12 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C. 00880088000880008800088000880008800	STR. C. 0 0 4 8 8 0 0 4 0 8 0 0 0 0 0 0 0 0 0 0	Srs. C. 0000000000000000000000000000000000	Srs C. 20 0 0 8 120 0 0 140 0 8 120 0 140 0 8 120 0 15 0 0 15 0 0 15 10 16 bdls 0 16 b	Sra. C. 18 0 33 12 4 4 180 0 200 0 2 4 8 0 0 0 16 0 0 2 19 0 0 0 0 0 19 0 0 0 0 0 0 0 0 0 0 0 0	STA C. 16 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C. 16 14 0 0 48 12 60 0 0 128 No. 22 0 0 0 128 No. 22 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

	,		Tubnah.	Rung- pore.	Bograh.	Dinage- pore.	Maldah.	Dacos.	Fuzzeed- pore.
ARTICE	ÆS.		Sudder Station.	Sudder Station.	Sudder Station.	Sudder Station.	English Banne.	Badder Station.	Sudder Bention.
			Srs. C.	Srs. C.	Sra. C.	Sra. C.	Sru. C.	Sre. C.	Sra. C.
Attah,	ю,) ,	ipee -	16 0 46 0 6 0 100 0	14 10 0 0 3 15 0 0	18 12 0 0 3 14 0 0	15 0 17 0 3 8 90 0	18 0 60 0 4 8 0 0	14 0 80 0 5 4 80 0	14 0 50 0 6 0 160 0
" Missah, Cardamoms,		н -	0 0	0 0	0 0	95 0	80 0	90 0	0 0
Chillies,		9 - 9 -	16 0	4 8	9 12	14 0	8 0	6 0	7 0
Cocoanuta, Coriander-seed, (D	hunia.)		65 0	16 No.	0 0	26 Na 16 0	32 No. 16 0	32 No.	40 No
Cotton,	-		5 0	0 0	8 14	8 0	4 0	8 12	3 4
Dal, Üzhur, ,, Gram,		н -	21 5 15 0	18 0 11 4	17 14 14 8	16 0 12 12	18 0 16 0	18 0 19 0	16 0
, Khesarce,	-		50 0	96 O ·	29 9 22 0	36 10 18 12	40 0 20 0	41 4	35 0 20 0
" Maskullye, " Moong,		, -	28 0 13 0	11 4	14 12	13 12	9 0	12 0	12 0
" Musecer,		J. 1-	29 0 40 0	18 0 18 0	22 0 22 0	82 0 26 4	28 0 37 8	17 0 41 4	21 0
Eggs,		u -	128 No.	256 No.	0 0	211 No.	120 No.	180 Na	0 0
Fire-wood, Flour, (Midali,)	_	, .	240 0 16 0	256 bdls.	128 bdla 0 0	160 0 11 0	280 0	160 0 11 0	12 0
Garlie,		., -	40 0	12 6	27 8	21 0	16 0	21 0	22 0
Ghee, Cow's, Buffaloe's,			2 8 2 12	0 0	1 14	1 1 8	1 8	2 0 1 12	.I 8 0 0
Ginger,		s, -	25 0	18 0	27 8	16 0	82 0	20 0	10 0
Goor, Cane, ,, Date,	18	29 ~ 22 =	16 0	9 0	31 0 0 0	13.12	18 0	10 0	15 0
Gram, (Boot,) 1st :	sort,	n :	32 0	0 0 18 0	24 1	19 2	28 0 30 0	24 0	16 0 25 0
Grass, Drv.	, ,) -	95 0 4 bdls.	0 0	400 bdla	15 bdls.	480 bdls.	30 0 4 bdls	0 0
Indigo, Indian-corn, (Bhoo	tteh)		0 5	0 0	0 0	0 81	0 0 520 No	0 4	0 0
Joaz.		, -	0 0	256 No.	0 0	0 0	0 0	0 0	- 0 0
Jute, Kullye,		-	80 0 40 0	0 0	27 8	17 0 29 0	34 0	18 0	23 0
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, 2nd sort,)) ~	0 0	0 0	0 0	8 12	10 0	10 0 10 4	10 0
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SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, AUGUST 16, 1856.

LandeSale gotice.

NOTICE is hereby given, under Section XVI., under the provisions of Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Bhaugulpore will be put up to public and unreserved re-sale, at the Collector's Office of that District, on Saturday, the 30th day of August 1856, for arrears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 7th day of June 1856:—

Class I .- Permanently-settled Estates.

Class I.—Permanently-settled Estates.

No. 1809.—Jageer Saheboodeen Havildar, Thannah Phoolout, Pergunnah Chyee; recorded proprietor, Kissunpersaud Misser; sudder jumma, rupees 0-10-3.

No. 1319.—Jageer Guffoor Khalasey, Thannah Phoolout, Pergunnah Chyee; recorded proprietor, Neezabut Ally Khan; sudder jumma, rupees 0-14-22.

A. ELIOTT RUSSELL,

Collector.

COLLECTOR'S OFFICE; Bhaugulpore, The 6th August 1856.



The Calcutta Gazette.

Bublished by Authority.

Rolifications.

This takes May 1808.—The Government of Bengal heaving encored from a Conserver with Mesers. Summet Smith and Co., for the acception of the Government Printing Vock, from the 1st July sent, Public Officers surplinged under this Government are hornby directed not to surpling usey store Printing Fatchtishment for the surrection of the Congrument Work from any since that place.

Chart. Brancer.

CKCH. BRADOR, Secr. to the Gent, of Beneal. THE 2ns PRESSURY 185h.—The Government of Bongul hierog antered into a Contract with Mears Summel South and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hereby directed not to employ any other Printing Establishment for the execution of Govern-ment Work.

CECEL BEADOW. Seen, to the Goot, of India.

WEDNESDAY, AUGUST 20, 1856.

Argiplatibe Council.

The 16th August 1856.

THE following Act, passed by the Legislative Council, received the assent of the Right Honorable the Governor General on the 9th August 1856, and is hereby promulgated for general information :--

Art No. XVI or 1856.

An Act to authorize the levy of Port-duce and Fees at the present rates for a further period

Fees at the property of twelve months.

WHEREAS, by Section XLI Act XXII of 1855,
the period, during which the lected at the several ports within the Territories in the possession and under the Government of the East India Company may be collected at such ports respectively, is limited to one year from the time of the passing of the Act, which will expire on the 13th August 1856, and it is expedient to

extend that period—
It is hereby enacted that the dues and fees now usually collected at the several ports within the said Territo-

jeting Port-dues and Poss for twelve meaths. ries, may be collected at such ports during the period of twelve months from the 13th

of August 1856.

W. MORGAN, Clerk of the Council.

Legistatine Council.

The 9th August 1856.

The following Bill was read a second time in the Legislative Council on the 9th August 1856, and was referred to a Belect Committee who are to report thereon after the 13th of October next:—

A Bill to make better provision for the appointment and maintenance of Police Chowleydars in Cities, Towns, Stations, Subarbs and Bargar.

Whereas it is expedient to make better provision for the appointment and Cities, Towns, Stations, Subarbs and Bargar.

Whereas it is expedient to make better provision for the appointment and maintenance of Police Chowleydars in the Presidency of Fort William in Bargar.

Whereas it is expedient to smend the law which requires a Register of Police Chowleydars in Cities, Towns, Stations, Subarbs and Bargar.

Whereas it is expedient to make better provision for the appointment and maintenance of Police Chowleydars in Cities, Towns, Stations, Subarbs and Bargar.

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Bill to make better provision for the appointment and Cities, Towns, Stations, Subarbs and Bargar.

Bill to make better provision for the appointment and Cities, Towns, Stations, Subarbs and Bargar.

Bill to make better provision for the appointment and Cities for the appoin

provisions of Act XXX of 1838, to take and subscribe the oath of office before the Judge of the Zillah: It is enacted as follows:—

I. So much of Section II Regulation XXXVI.

Civil Officer of the Station to administer onth of Office to Register of Deeds.

1793 (extended to Cuttack by Section XXXII Regulation XXXII Regulation XII., 1805), of Section II Regulation XVII. 1803 (extended to Bundlecund, Saharunpore, and Agra by Clause 1 Section XVII Regulation VIII. 1805) of the Bengal Code as requires that

1805), of the Bengal Code, as requires that a Register of Deeds shall take and subscribe the oath therein prescribed before the Judge of the Zillah, is hereby repealed; and the Civil Officer in charge of the station to which any such Register is appointed, shall be competent to administer the cath of office, or a declaration substituted for the cath, to any person appointed under Act XXX of 1838 to register Deeds at such stations.

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 9th August 1856.

THE following Bill, as settled in Committee of the whole Council on the 9th of August 1856, is re-published for general information :-

A Bill to make letter provision for the appointment and maintenance of Police Chowbeydars in Oities, Towns, Stations, Subarts and Buzuars in the Presidency of Fort William in

beyond the local limits of Her Majesty's Supreme Court : It is enacted as follows

L Regulation XXII. 1816, Regulation VII.
1817, Section VI Regulation III. 1821, and Section IV Regulation II. 1832, of the Bengal Code, and Act XV of 1837, are hereby repealed, except as to any act which shall have been done, or any liability which shall have been incurred, before the passing of this Act. Provided that the monthly, assessment levied, under Regulation XXII voice

lation XXII. 1816, and Act XV of 1837, in any city or to continue to be la-vied until revised ac-cording to this Act. station at the time of the passing of this Act, shall continue to be levied until the same shall be revised and altered under the

provisions of this Act.

II. The provisions of this Act shall have effect in the cities and stations in To what places the Act shall apply. which the said Regulation XXII. 1816 has heretofore been in force, and in overy other city, station, town, sub-urb, and bazaar in the said Presidency to which the Local Government at any time may extend the same by Notification in the Official Gazette. Provided always, that this Act

shall not be extended to any city, town, suburb, or bazaar, unless there be therein (or in some other city, town, suburb, or bazaar with which the same may be united as herein-after provided) a Police Station under an officer of a grade not below that of Jemadar, nor to any agricultural village.

III. The Government may, by Notification to Unions may be be published in the Official Gazette, unite, for the purposes of this Act, any city, town, suburb, station, or bazaar, or any part or parts of a city, town, suburb, station, or bazaar, with any other city, town, suburb, station, or bazaar, or part or parts of a city, town, suburb, station, or bazaar; and in such case the law applicable to a city, town, suburb, station, or bazaar

thall apply to such union.

1V. For the purposes of this Act the Local Government may define and define limits of cities, town, suburb, station, bazsar, town, and all occupiers of

tion, bazaar, or union as aforesaid, or within such limits as shall be so defined as aforesaid, shall be liable to be assessed or rated according to the provisions of this Act for the purpose of maintaining the Chowkeydare appointed to be maintained in

euch city, town, station, suburb, bazaar, or union.

V. If any house be let out in portions to
different persons, or be let out ledgers how to be astravellers, the person who shall so let the same, or who

shall receive the rents or payments from such persons or lodgers or travellers, shall, for the

purposes of this Act, be deemed to be the occupier of such house.

VI. The Magistrate may cause a name to Penalty for remov. be given to any street and large the may as the payment of his assument of such house of affixed in such place or places payed or namber of as he may think fit, and may be also cause a number to be also cause a number to be far the purpose of identifying such house; and if any person shall wilfully remove, obliterate, or places as aforesaid, or, what is insit man it in Penalty for remove the given to any street and fixed in such place or places as he may think fit, and may also cause a number to he

destroy such name or number, he shall be liable, on conviction by a Magistrate, to a fine not ex-

VII.

Magistrate to determine number of Chow keydars.

The Magistrate shall determine the number of Chowkeydars to be maintained in any city, town, or other such place as afore said; but the number of Chowkeydars so to be maintained shall not exceed one to

Provise.

every twenty-five houses.

VIII. The Chowkeydars appointed under this Act may be of different grades, and the wages to be paid to the several grades shall be de-Strades and wages of Chowkeydars.

termined by the Magistrate. IX. The Magistrate shall determine the total

amount required to be raised Magistrate to deter-mine the sum to be raised annually. in any year in any city, town, or other such place as aforesaid, for the purpose of maintaining the Chowkeydars appointed to be main-tained therein, and for the purposes specified in Sections XXXIII, XXXIV, XXXV, and XXXVI of this Act, together with such sum as the Magis-

trate may consider necessary to provide against the contingency of losses from defaulters in the current year, and the amount of losses, if any, actually sustained from defaulters in the preced-

ing year.

X. The tax to be levied in any city, town, or other place as aforesaid, for the Nature of the tax purposes of this Act, may be either an assessment according to the circumstances and the property to be protected of the persons liable to the same, or a rate on houses and grounds according to the annual value thereof. The Local Government, on the report of the Magistrate and Commissioner of Circuit, shall determine in each case whether the tax to be levied shall be such assessment or such rate.

XI. If the tax be an assessment according to the circumstances and the Limitation of tax. property to be protected of the persons liable to the same, the aggregate mine to be raised by such tax shall not exceed the average rate of two annas per mensem for each house, and the amount assessed in respect to any one house shall not be more than the pay of a Chowkeydar of the lowest grade. If the tax be a rate on houses and grounds, it shall not exceed

five per centum of the annual value thereof.

XII. For the purpose of making a rate under
this Act, the annual value of the houses and grounds liable to the rate shall be computed and ascertained upon an estimate of the gross annual rent as which the same might reasonably be expected to let from year to year. Grounds used for purposes of trade shall be liable to the rate, but grasnds used for the purpose of cultivation or for depasturing cattle shall not be liable.

XIII. The Magistrate may, at his discretion,

divide any such city, town, or place into convenient illviaions, for each division thereof, and shall issue a sunnud of appointment, specifying specifying the names, residence, business, or other description of the persons appointed and the period for which the appointment is made. Every punchayet shall consist of three or five respectable persons reaiding or carrying on business in or near to any such city, town, or other place, or in or near to any such division thereof. Provided that, instead of any one such person, the Magistrate

may appoint any person whom he may think fit to be a mem ber of the punchayot, notwith-Magistrate may appoint a person not he may think fit to be a mem ber of the punchayet, notwithto be a member of standing such person may not penchayet reside or carry on business in or near to such city, town, or other place, or in or near to any such division thereof. punchayet

Duties of punchayet so appointed, or the majority of them, shall, once in every year, if required so to do by the Magistrate, prepare and make, in accordance with the rules laid down in the requisition, an assessment or rate upon the several persons liable to be assessed or rated in respect of their occupation of parameter within the district (whether city, town. preparty within the district (whether city, town or other place as aforesaid, or any division thereof) for which the punchayet shall be appointed, and shall enter the same in a list which shall specify the names of the several occupiers of property within the district liable to be assessed or rated under the provisions of this Act, the trade, business, or other description of such occupier, the property occupied, and the amount payable month-ly by such occupier. If the tax be a rate on the annual value of the property occupied, such annual value and the total amount of the annual rate shall also be specified. The requisition of the

Form of Magistrate to the punchayet to make out such list shall be in the form marked A. or B., as the case may be, set forth in the Appendix to this Act annexed, or to the like effect.

XVI. The punchayet shall, if required by the Magistrate so to do, instead of Punchayet may re-vice existing assess-ment or rate. making a new assessment or rate, revise and amend the assessment or rate then in force.

XVII. When an assessment or rate shall have been made or revised, as the once may be, the punchayet shall forward to the Magistrate Magistrate and settle se-sourcest or rate as re-sourcest or rate as rethe list containing the same; rised by the punchaget. and the Magistrate shall revice, and, if necessary, amend and settle it.

Assessment or rate shall have been settled, the Magisto be published. brade shall sign the list, and shall course one copy thereof, together with a Madification prepared according to the form marked C. in the Appendix to this the form marked C. in the Appendix to this slot, as to the like effect, and written in the language of the Province in which the city, town, or place is situate, to be stack up in some complement risco in the district for which the assessment that has been made; undentother copy, together the like Moddington, at the nearest Police than and that the sense a third obey to be appended in the complete that the complete the copy to be a sense that the complete the copy to be appended in the complete that the complete the copy to be a sense to the copy to the copy to be a sense to the copy to be a sense to the copy to be a sense to the copy to the copy to be a sense to the copy to the

XIX. Unless revised or corrected as herein-'after provided, every assess-ment or rate under this Act shall stand good for one whole year, and until a new one is made, and in case the occupier of any property included in any assessment or Change of occupa-tion before a new as-sensment or rate. rate shall be changed before a new one is made, the new occupier shall be liable in respect

of such property for any partion of the assessment or rate which shall have become payable during his occupation instead of the former occupier thereof; and after notification to such person, the Magistrate may cause his same to be substituted in the said list for the name of the former occupier. Every assessment or rate which shall be revised

Revised assessment according to the provisions of or rate to be deemed Section XVI shall be deemed a new one. a new assessment or rate. Pro-

Provise, vided always, that, if no new assessment or rate is made within the first three months of any year, the list of the previous year shall be re-published according to the provisions of Section XVIII, and shall thereupon be deemed to be the assessment or rate for the current year, and shall be open to appeal under the next succeeding Section.

XX. Any person assessed or rated, who shall Appeal from assessment or rate, or who shall dispute his occupation of any property on his liability to be assessed or rated, may appeal on unstamped paper to the Magistrate, and the Magistrate, after making such inquiries as he deeme necessary, by examination of the appellant on oath or solemn affirmation, or otherwise, may confirm the assessment or rate or amend the same. In case the Magistrate confirm the assessment or rate, he may award costs against the appellant. decision of the Magistrate in such cases shall be final, and no objection shall be taken to any assessment or rate, nor shall the liability of any

person to be assessed or rated be questioned in any other manner or by any other Court. Provided that no appeal shall be received after the expiration of one month from the time of the notification of the assessment or rate prescribed by Section XVIII, or of the notification of the substitution of the name of an occupier under Section XIX, unless the Magistrate, upon reasonable cause shown, shall extend the time for receiving such appeal.

XXI. The Commissioner of Circuit, with the

Commissioner of consent of the Local Govern-Circuit may direct te-vision of assessment the Magistrate to revise the assessment or rate of any city, town, or other place as aforesaid, specifying the reasons which, in his opinion, render such revision necessary, and the Magistrate shall, according to such direction, revise and, if necessary, amend the same.

XXII. The Magistrate may require the pun-Magistrate may discharge the property of the year; but on every such section of the year; but on every such section to the purchaset, specifying the requirement of the purchaset. Publication of assessment or rate is revised during the year, as present arrate as revised during the year, as provided in the two last preceding Sections, a revised list, together with a Notification as prescribed in Section XVIII, shall be prepared and published in the manner therein directed. And all objections to such revised assessment or rate shall be made and dealt with in the manner prescribed in Section XX.

Penalty for refusal to serve on punchayet refuse to underform the duties thereof, and do not, within fifteen days from the date of his appointment, show satisfactory grounds for his refusal or omission, or provide such a substitute as the Magistrate approves, the Magistrate may fine such person in a sum not exceeding fifty Rupees.

XXV. If the persons appointed a punchayet, or a majority of them, refuse, or omit to act, Magistrate may assume their functions.

perform the duties required of them, the Magistrate may himself make or revise the assessment or rate, and may enforce the same as if it had been made or revised in the first instance by the punchayet. Provided that the functions of the punchayet shall not thereby absolutely cease and determine, but may be resumed at any time, only not so as to invalidate any act done by the Magistrate under this Section.

XXVI. No person shall be bound to act on Residents only a punchayet unless he shall bound to act on a reside or carry on business punchayet.

within the limits of the district for which the punchayet is to be appointed.

NXVII. Every punchayet shall be appointed Durston of punchayet and limitation no person shall be compelled of service thereon to serve on a punchayet for more than one year at a time, or within less than three years after the expiry of previous service; but nothing in this Section shall prevent any person from being appointed to serve on a punchayet at any time whatsoever with his own convent.

Magistrate, if he majority of the persons assessed or rated in any district for which a punchayet shall be appointed, not being in arrear, make application in writing to the Magistrate for the removal of any member of the punchayet appointed for such district, the Magistrate, if he think it expedient, may remove such member from the punchayet.

Vacancies in our members of a punchayet, or if theyethow to be supplied.

The standard of such members appointed about to act, the Magistrate may nominate and appoint another person to supply the vacancy or to act in the atead of such member, subject to the rules already laid down as to the original appointment of members; but such appointment may be made by a written communication to the person appointed, and it shall not be necessary to issue a new sunnud under Section XIV of this Act.

Punchayet bracert Magistrate of any neglect or misconduct of Chow-keydar-or death or Chowkeydar within the district for which they are appointed which shall come to their knowledge; and shall also give notice of any vacancy which shall occur in consequence of the death or absence of any Chowkeydar or from any other cause.

Appointment and three or more divisions or disduty of sudder puntriots, the Magistrate may appoint a sudder punchayet consisting of not less than five members, who may be selected either from the members of the local punchayets or from any other residents of the city or town. It shall be the duty of the sudder punchayet to assist the Magistrate, when required so to do, in carrying out generally the objects of this Act, and particularly in revising the assessment or rate made by the district punchayets and enquiring into and reporting on appeals preferred against the same.

Appointment and registry of Chowkey-dars.

Appointment and registry of Chowkey-dars.

Appointment and registry of Chowkey-dars.

Magistrate shall cause to be kept a register in which shall be entered the name, age, place of residence, and previous occupation of every person so appointed, with the date of his appointment.

Appointment of Jemadars and Inspectors as may be necessary for the supervision and control of the Chowkeydars. Provided that the number of these officers shall not be greater than one Jemadar to fifteen Chowkeydars, and one Inspector to sixty Chowkeydars.

Appointment of Tex Callectors and other trate may appoint one or more Tax Collectors or Darogahs and such other servants as may be necessary for preparing, or assisting the punchayet in preparing, the assessment or rate, for copying the same, for collecting the tax, keeping the accounts and records, and otherwise carrying out the purposes of this Act. The Magistrate shall take from every Tax Collector or Darogah such security for the due disposal of the sums collected by him as may be thought necessary.

Contingent expensions.

Contingent expensions badges, dresses, and weapons for the Chowkeydars, and for any other contingencies that may seem to him necessary.

Suplus finds may be devoted to Conservancy purposes.

After paying the wages of the Chow-keydars, and defraying the charges specified in the three charges specified in the three last preceding Sections of this Act, the Magistrate may with the sanction of the Commissioner of Circuit, appropriate any sum which may be available, to the purpose of cleaning the city, town, or place, or of lighting or otherwise improving the same

Tax Darogahs to be apployed as hereinafter described.

Tax Darogahs to be clusively in the duties hereinafter described. They shall be Tax Darogaha to be employed as herelu-after described,

responsible to the Magistrate

and subject only to his orders.

XXXVIII. The Tax-Darogahs shall prepare, from the lists hereinbefore mentioned a Register, which To prepare ascenshall be attested by the Magistrate or his Deputy or Assistant, and shall contain the names of all persons assessed or rated so far as they can be ascertained, the property in respect of which the assessment or rate in each case is imposed, and the amount payable monthly by each person.

XXXIX. On the tenth of each calendar month or so soon after as possible, the Tax-Darogah shall proceed in To collect assessperson or through some one of his office establishment, to collect the amount due for the current month from each person subject to the tax; and for all sums so collected, the Darogah shall grant a receipt. Provided that, with the sanction of the Commissioner of Circuit previously obtained, the collection may be made quarterly instead of monthly; and in such case, the amount due for each quarter shall

be collected in the last month of that quarter. XL. The Tax-Darogah shall remit to the To remit collections the Magistrate, in such manner as the Magistrate shall direct, all sums of money collected either by himself or hy any one of his establishment, and the Magistrate, or some officer of his establishment authorized on that behalf, shall give the Darogah a receipt for every sum of money so remitted, The Magistrate shall also cause all such sums of money to be credited to a separate Fund, to be called the Chowkeydaree Fund of the city, town, or place in or on account of which they are collected. XLI. The Tax-Derogah shall prepare all

summonses and processes to be issued against defaulters, and To prepare sumshall make the usual returns thereto, and shall keep a regular account of all distresses levied and sales made by him for the realization of arrears.

XLII. On the 20th of each calendar month, To report default or as soon after as possible, the Tax-Darogah shall deliver or transmit to the Magistrate, in one list, a statement of all defaulters, the property in respect to which they are assessed or rated, the amount of the monthly assessment or rate, and

the amount due from each. XLIII. On receipt of the aforesaid list, the Summons of detantimone against each of the defaulters therein mentioned, requiring him either to pay the demand or to attend at the Cutcherry of the Magistrate within a reasonable time, to be specified in the summons, to show cause for his refusal.

XLIV. If any defaulter fail to appear in answer to the summons, or, having appeared, fail to satisfy the Magistrate that no arrear is due from him, the Magistrate may have a warrant to the Tax-Darogah, authorizing him to levy the whole or any part of the demand by distress and sale of any goods and chattels belonging to the defaulter, or being at any time upon the premises in respect of which the arrear is due; and the Magistrate's order as contained in the warrant shall be final.

XLV. The Tax-Darogah shall make an inventory of all goods and chat-tels seized under the Magistrate's warrant, and shall give previous notice of the sale, and the time and place thereof, by beat of drum in the district in which the property is situated. If the arrear be not paid with costs, or the warrant be not in the meantime discharged or suspended by the Magistrate, the goods and chattels seized shall be sold at the time and place specified, in the most public manner possible; and the proceeds shall be applied in discharge of the arrears and costs, and the arreals are and costs, and the surplus, if be applied. any, shall be returned on demand to the person in possession of the goods and chattels at the time of the seizure. The Tax Darogah shall make a return Beturns of sales, of all such sales to the Magistrate in the form specified in Appendix D., and the costs upon every such proceeding shall be such as are mentioned and set Costs. forth in Appendix E. annexed to this Act.

XLVI. Any Tax-Darogah or other servant appointed under this Act, and Penalty for Tax-Darngab purchasing at such sales. any Chowkeydar or Officer of Police, who shall purchase any property at any such sale as aforesaid, shall be liable, upon conviction before a Magistrate, to a penalty not exceeding fifty Rupees; and the property shall be confiscated.

XLVII. If no sufficient goods or chattels be-Sale of property be-youd limits of town, &c. longing to a defaulter, or being upon the premises in respect of which he is assessed or rated, can be found within the district in which the premises are situate, the Magistrate may issue his warrant to the Nazir of his Court for the distress and sale of any personal property or effects belonging to the defaulter within any other part of the jurisdiction of the Magistrate, or for the distress and sale of any personal property belong-ing to the defaulter within the jurisdiction of any other Magistrate whatsoever; and such other Magistrate shall back the warrant so issued, and cause it to be executed, and the amount, if levied. to be remitted to the Magistrate issuing the warrant

XLVIII. All goods and chattels, except tools or implements of trade, which All goods found on premises liable to sale, may be found upon any premises in respect of which an arrear is due, shall be liable to be distrained for the recovery of such arrear. If the goods and chattels belong to any person But owner of goods other than the defaulter, the to be indemnified by defaulter shall indemnify the owner of such goods and chat-tels from any damage he may sustain by reason of such distress or by reason of any payment he may make mayoid such distress or any sale under the same. Provided that no distress shall be made for any, arrears due under this Act after the expiration of six calendar months from the time when each arrears become due.

XLIX. Every person who shall wilfully obstruct or molest any Tax-Daro-Penalty for obstructgah or any of his establishing Tax-Darogan in execution of duty. ment, in the performance of their duties under this Act, or

shall fraudulently conceal, remove, or dispose of any of his property for the purpose of avoiding a distress under the provisions of this Act, or shall knowingly assist any other person in so doing, shall be liable, on conviction before a Magistrate, to a penalty not exceeding fifty Rupees.

L. The Magistrates shall receive and try all Magistrates to my complaints preferred on oath or solemn affirmation against complaints against Tax-Darogab of exany Tax-Darogab or other person appointed under this Act,

for extortion, malversation, or other misconduct in the discharge of his duty. On proof of any such offence, the Tax-Darogah

or other person as aforesaid shall be liable to dismissal from Penalty for extoroffice, and to imprisonment, with or without labor, for a period not exceeding six months, and

may also be compelled to refund any money corruptly or unduly exacted or received, and to deliver up any effects which may have been illegally distrained or sold, or the value thereof, or in default and until such delivery or refund be made, shall be liable to further imprisonment, with hard labour, for not more than six months. But nothing in this Section shall be

taken to prevent the Magistrate from committing any Tax-Darogah or other person as aforesaid for trial before the Sessions Court, or to limit the power of the Sessions Court in regard to the punishment of such offences under the general law.

Powers, duties, and Inspectors appointed under this liabilities of Chowkeydars, Jemadars, and review and Inspectors. Inspectors. and be subject to all the liabi-

lities of Police officers as prescribed in the General Regulations of the Bengal Code or the Acts of the Government of India for the time being in force, so far as such powers, duties, and liabilities are not inconsistent with, or otherwise expressly provided for by this Act. The Chowkeydars and the Jemadars and Inspectors are in all respects sub-ordinate to the Police Darogah of the Thanna, within the limits of which they may be employed.

LII. Every Chowkeydar appointed under this
Act shall wear a badge with a Chowkeydars number, and the name of the city, town, place, or division for which he is appointed, engraved thereon.

LIII. Every Chowkeydar and every Jemadar and Inspector appointed under this Act shall have power, Dutice of Chowkeywithout warrant, to apprehend and convey immediately to the nearest Police Station any person or persons To apprehend oftaken in the act of committing any heinous offence, or whom he shall have just cause to suspect to be about to commit or to have committed a heinous offence, or against whom a hue and cry shall be raised.

shall have power to prevent Second.—He obstructions and nuisances on To prevent misances. the reads and streets.

Third.—He shall give immediate intelligence to the Police Darogan of the To give intelligence of resort to his division of any receivers of stolen goods, or of may robbers or other persons of neterious or suepected character, or of any circumstances likely to occasion a breach of the peace.

Fourth.—He may stop, examine, and if necessary detain, any person who to examine and shall be reasonably suspected To examine and detain suspected purat any time of having or conveying any thing stolen, or who shall be found between sunset and sunrise

lying or loitering in any highway, yard, or other place, and unable to give a satisfactory account of himself, and may convey such person to the nearest Police Station.

LIV. If a Chowkeydar or other Police Officer

be unable to effect an arrest. All persons required to a seist Chowkeydara in making arrests. he may require all persons present to assist him; and any person who refuses or neglects

to comply with such requisition, shall be liable, on conviction by a Magistrate, to a fine not exceeding fifty rupees, or to imprisonment not exceeding two months.

LV. On the 15th day of each month, or on such other day not later than Chowkeydars, &c. the fifteenth day of the mouth, how to be paid. as the Magistrate may appoint,

the Chowkeydars and the Jemadars and Inspectors (if any) shall be mustered at the Thanna towhich they are attached, and the Police Parogan or Mohurrer of the Thanna shall there pay them the wages due to them up to the close of the pre-ceding month, and shall at the same time take the receipt of each Chowkeydar in an official register of receipts prepared for the purpose; and the Darogali, after signing the register in attestation of its correctness, shall transmit the same to the Megistrate.

LVI. Any Chowkeydar and any Jemadar or Punishment of Inspector appointed under this bowkeydars for neg- Act, who is convicted of neglect Chowkeydara for neg-lect of duty, &cof duty or misconduct, shall be liable to fine to an extent not exceeding half a month's wages, or to be suspended or dismissed from his situation, or to imprisonment for any period not exceeding six months.

LVII. All fines levied under this Act shall be credited to the Chowkey-Fines how to be disdaree Fund and held available posed of. for the purposes of this Act.

LVIII. Assistants to Magistrates vested with

special powers, and Deputy Magistrates vested with special Jurisdiction. powers, when posted at stations other than the sudder station of the Magistrate, and empowered, under Act X of 1854, to try cases without reference from the Magistrate, may exercise all the powers hereby vested in a Magistrate; and any Assistant or Deputy Magistrate vested with special powers may perform any of the duties hereby assigned a Magistrate when referred to him by the Magistrate to whom he is subordinate.

LIX. All the proceedings of a Magistrate under this Act, except as other-Proceedings of Ma-gistrate and Counti-moner of Circuit , re-spectively subject to counted of Local Go-vernment. wise specially provided, shall be subject to the control of the Commissioner of Circuit; and control of Local Go-verment.

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LIX. All the proceedings of a Magistrate under this Act, except as other-Proceedings of Ma-gistrate and Consulta-sioner of Circuit re-spectively subject to county of Local Gowise specially provided, shall be subject to the control of the spectrally subject to Commissioner of Circuit; and commissioner of Circuit; and all the proceedings of the Commissioner of Circuit shall be subject to the control of the Local Commissioner.

LX. Wherever in this Act, or in any Appendix thereto, there is no thing in the context requiring a different interpretation-

The word " Magistrate" shall include a Joint Magistrate and any person lawfully exercising the powers of a Magistrate.

The word " House" shall include any shop or warehouse.

The word "Bazar" shall mean any place of trade where there is a collection of shops or

The word "District" shall mean a city, towns bazaar, or union, or any division thereof.

The expression "Police Darogah" shall include any Tuhaceldar or Naib Tahaceldar entrusted with Police jurisdiction.

APPENDIX A.

To

Here insert the names, places of abode, business, or other description of the punchayet.]

I do hereby require you, the punchayet appointed under Act of with all reasonable expedition, not exceeding (Here insert a period to be fixed by the Magistrate) from the date hereof, to make out and forward to me, the undersigned Magistrate of the Zillah , a fair and equitable assessment upon the several occupiers of houses, shops, and buildings, in the (Here describe the city, town, place, or division), for the purpose of raising the sum of Rupees required for the maintenance of Chowkeydars for the year comand other expenses aumencing on thorized by Act shall regulate and determine the amount of asseement to be levied from every such occupier according to the circumstances and the property to be protected of each person. But the amount assessed in respect of any one house shall not exceed Rs. (Here insert the pay of a Chowkeydar of the lowest grade) and the aggregate amount assessed shall not exceed the average rate of 2 annus per mensem for each house, shop, or building in the district.

If the occupier of any house in the said district shall be unable, on the ground of poverty, to pay the assessment to which he is liable under this Act, you shall exempt him from the same; but the property occupied, together with the name and description of such occupier, shall be specified in the list, together with the ground of exemption.

If any house be let out in portions to different persons, or be let out to or occupied by lodgers or travellers, the person who shall so let the same, or who shall receive the rents or payments from such persons or lodgers, or travellers, shall be deemed the docupier of such house and shall be assessed accordingly.

The accomment which you are hereby required to make shall specify the name of every occupier of property liable to be accommend, the name, trade, or business or other description of the person assumed, the annual accomment that the quota

payable monthly; and may be in the following form, or to the like effect:-

Property oc-	Name of eccupiar.	Profession or business or other de- scription.	Amount of month-

APPENDIX B.

[Here insert the names, places of abode, business, or other description of the punchayet.]

I do hereby require you, the punchayet apall reasonable expedition, not exceeding (Here insert a period to be fixed by the Magistrate; from the date hereof, to make out and forward to me, the undersigned Magistrate of the Zillah , a fair and equal rate upon the several occupiers of houses, shops, and buildings, and of grounds occupied for the purpose of trade or business, in the (Here describe the city, town, place, or division), for the purpose of raising the sum of Rs. required for the maintenance of Chowkeydars for the year comand other expenses autho-of You shall remencing on rized by Act gulate and determine the amount of the rate to be levied from every such occupier according to the annual value of the property occupied,

The rent at which any such property may reasonably be expected to let for one year shall be deemed the annual value of such property. The rate shall be an equal per-centage, not exceeding 5 per cent., of such annual value.

Any person occupying ground for the pur-pose of trade is to be rated in respect thereof, but a person occupying ground for the purpose of cultivation or for depasturing cattle, is not to be rated in respect thereof.

If the occupier of any house or ground, in the said district, shall be unable, on the ground of poverty, to pay the rate to which he is liable under this Act, you shall exempt him from the same; but the property occupied, together with the name and description of such occupier, shall be specified in the list, together with the ground of exemption.

If any house be let out in portions to different porsons, or be let out to or occupied by lodgers or travellers, the person who shall so let the same, or who shall receive the rents or payments from such persons or lodgers, or travellers, shall be deemed the occupier of such house, and shall be

rated, the annual rateable value of the property the annual rate, and the quota payable monthly; and may be in the following form or to the like effect:—

Property occu-	Name of occu-	Profession or luniness or other description,	Annual value of property.	Annual rate.	Amenut of mouthly pay- ment.

APPENDIX C.

An assessment (or rate, as the case may be,) made for (Here describe the city, town, village, or other place or division for which the rate is made) upon the several occupiers of houses, and other property in the said district pursuant to Act of , for the purpose of maintaining Chowkeydars for such district.

Property oc-	Numes of	Profession or business.	Amount of monthly (or quarterly) as- semment (or rate).

Whereas the above assessment (or rate, as the case may be,) has been duly made pursuant to of and has been re-Act vised and settled by me, the under-signed Magis-, the several persons whose names trate of are included in the said assessment (or rate) are hereby required to pay the monthly (or quarterly) contributions set opposite to their names with re-gularity to the Tax-Darogah or other person appointed by the Magistrate to receive the same, the first payment on the 10th day of the month next succeeding the date of this Notification, and every subsequent payment on or before the 10th day of each succeeding month (if the tax is to be collected each enceeding month (1) the tax is to be collected quarterly, the months in which the payment is to be made must be specified), or in default thereof, any arrear that may be due will be realized by distraint and sale of the personal effects of the defaulter, or of any goods and chattels which may be found on the premises in respect of which such defaulter is assessed (or rated) and such other recordings adopted for the recovery of the proceedings adopted for the recovery of the same as are allowed by law.

Dated this

day of

Magistrate of

APPENDIX D.

1	2	3	4	3	6	7	8	9	10	13
District	Names of default-	Amount of defal-	Amount, cost, or penalty.	Inventory of pro- perty seized an- der distress.	Date of distress.	Date of sale.	Property sold	Amount redired on each article.	Purchaser's mann.	Palance.

APPENDIX F.

Table of Fees payable in distraints under this Act.

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The above charge includes all expenses, except when peons are kept in charge of property distrained, in which case 3 annas must be paid daily for each man.

W. Morgan, Clerk of the Council.

Tegislatibe Council.

The 16th August 1856.

THE following Bill was read a second time in the Legislative Council on the 16th August 1856, and was referred to a Select Committee who are to report thereon after the 20th of October next:—

A Bill to consolidate and amend the Law relating to the cultivation of the Poppy and the manufacture of Opium in the Presidency of Fort William in Bengal.

Whereas the existing law relating to the cultivation of the Poppy and the manufacture of Opium on account of Government is in some respects inconsistent with the practice which new obtains under agreement between the Opium Agents and the cultivators, and it is expedient that such inconsistency should be removed; and whereas it is also expedient that certain obsolete Regulations relating to the provision of Opium should be formally remained, and that the isws for preventing the illimit out-

tivation of the Poppy, and for regulating the cultivation of the Poppy and the manufacture of Opium on account of Government, should be consolidated and amended: It is enacted as follows:—

Levi repealed. XXXII. 1793, Regulation LIII. 1795, Sections 1 to XL of Regulation XIII. 1816, and Clauses 1 to 5 Section XVIII and Sections XXIII and XXIV of Regulation VII. 1824, of the Bengal Code, are hereby repealed, except so far as they repeal the whole or part of any other Regulation, and except as to acts done, offences committed, and liabilities incurred, before the passing of this Act.

Poppy cultivation of the Poppy and the manufacture of Opium within the Territories under the Presidency of Fort William in Bengal, except on account of Covernment, are hereby prohibited.

III. The importation by land, into the said Territories, of Opium the produce or manufacture of any other territories or country, except with the express sanction of Government, is hereby prohibited.

To what Agents the superintendence of the provision of Opium for Government shall be entrusted. Servents of the Company, duly appointed by Government in that behalf, who shall perform the duties connected therewith under the control and direction of the Board of Revenue. The Agents, or other Officers as aforesaid, shall be assisted by Deputy Agents and Sub-deputy Agents, or each other Officers, Covenanted or Uncovenanted, as the Government may from time to time appoint for the purpose. The Collector of the district shall ordinarily, and unless Government shall otherwise direct, be ex-officio Deputy Agent; and the relative duties and powers of the Deputy Agents and Sub-deputy Agents shall be from time to time regulated by the Board of Revenue with the sanction of Government.

Officers of every description, are declared amenable to the Civil Courts for all acts done by them in their official capacity, except as otherwise herein provided. But no suit shall be instituted against an Agent, or any subpression for redress the person who shall consider himself have first made application for redress to the agent may pess upon his application, it shall then be competent to him either to lay his case by petition before the Board of Revenue, or at once to seek meters in the Civil Court.

The Opinin Agents shall not in their official capacity institute any original said the Civil Goost without the previous sanction of the

Board of Revenue may judge it expedient, or in which they may appoint an Officer selves, or entrust to an officer specially appointed for the purpose, the superintendence of the prosecution or defence of any suit or appeal in which they, or an Agent, or any other Officer subordinate to them, may be engaged, instead of leaving such superintendence to the Agent or any other Officer.

Board to fix limits of cultivation and price to be paid to cultivators.

Board to fix limits of cultivation and price to be paid to cultivators.

Foppy on account of Government. With the like sonction they shall from time to time fix the price to be paid to the cultivators for the Opium produced. The price shall be fixed at a certain sum per seer of eighty sicca weight for Opium of a certain standard consis-

time to time fix the price to be paid to the cultivators for the Opium produced. The price shall be fixed at a certain sum per seer of eighty sicca weight for Opium of a certain standard consistence, and shall be subject to a rateable reduction; according to a scale sanctioned by the Board of Revenue, for Opium of a consistence below the standard.

IX. The Sub-deputy Agents, or other Officers entrusted with the superintend-ence of the cultivation, shall, at the proper period of the year, issue licenses to the cultivators, who may choose to engage to cultivate the Poppy, and to deliver the produce to the Officers of Government at the established rates. Every license shall specify the number of beegahs which the party engages and is authorized to cultivato, and the rate of advance, if any, which he is to receive, and shall be in such form as the Agent, with the sanction of the Board of Revenue, may direct. A counterpart engagement, in conformity with the tenor of the license, shall be taken from the cultivator.

Chivator to have option whether to engage to caltivate or not as he may think fit; and it shall be at the option of the Sub-deputy Agent, or other Officer as aforesaid, to withhold a license from any cultivator whenever he may think proper so to do. Any person to whom a license has been refused may appeal to the Agent, and the decision of the Agent shall be final.

Officers compelling enlitivator to enter incomplete of the liable to be dismissed.

Enquiry into compliant of the Poppy, shall be liable to be dismissed from his situation. All complaints preferred against Sub-deputy Agents or other Officers as aforesaid may be anguired into by the Agent

or referred by him to the Deputy Agent for enquiry and report, and all complaints against inferior Officers shall be enquired into by the Officers to whom they are subordinate.

Estimate of Opium likely to be produced to be made.

At the proper period of the year, the Subdeputy Agent, or other Officer as aforesaid, shall make an estimate of the quantity of Opium which the land engaged for and cultivated with Ponny in his district is likely

and cultivated with Poppy in his district is likely to produce, and shall forward the same to the Agent for transmission to the Board of Revenue. If, at the time of making such estimate, it shall

Penalty on cultivator who has received advances, neglecting to cultivate the full quantity of land.

be found that any cultivator, who has received advances from Government, has not cultivated the full quantity of land for whicl? he received such ad-

vances, he shall be hable to a pensity of three times the amount of the advances received for the land which he has failed to cultivate; and the

Adjudication of penalty may be adjudged by the Deputy Agent or Collector, on the complaint of the Sub-deputy Agent or other Officer as aforesaid. Any person dissatisfied with the judgment of the Deputy Agent or Collector may appeal to

the Agent, and the decision of the Agent shall be final.

NIII. All Opium, the produce of land cultivated with Poppy on account of Government, shall be delivered by the cultivaters to the Sub-deputy Agents or other district Officers, or shall be brought by them to the Sudder factory, as the Agent may direct. And

Such Opium not liable to distress or attachment.

as the Agent may direct. And no such Opium shall be liable to be distrained or attached by a zemindar or other proprietor.

or a farmer of land, for the recovery of arrears of the recover

rent, or by any other creditor of a cultivator in satisfaction of any debt or decree of Court, but the value of such Opium may be attached by order of Court

of the district Officer under the rules in force for such attachments.

Opium to be weighted by the Sub-deputy Agent or other district Officer, shall be sub-deputy Agent or other district Officer, shall be weighed, examined, and classified according to its consistence by that Officer, or his assistant if duly authorized by the Agent in that behalf, in the presence of the cultivators and in conformity with rules sanctioned by the Board of Revenue. Any cultivator, who may be dissatisfied with the classification of the district Officer, shall be at liberty either to take his Opium to the Sudder factory, or to have it forwarded thither by such Officer separate from the Opium respecting which no dispute has arisen.

XV. All Opium forwarded by the district Officers to the Sudder factory, and all Opium delivered at the Sudder factory by the cultivators, shall be there weighed and examined by the Opium Examiner, or other Officer duly authorized in that behalf, agreeably

to rules sanctioned by the Board of Revenue. The decision of the Examiner with respect to the consistence and purity of Opium, and to the deductions from or additions to the standard price to be made in accordance with the said rules, shall be final and conclusive, and not open to question in any Court.

Conflication of adultation of adultation of adultation of adultation of adultation. When Opium deficer, or at the Sudder factory, is suspected of being adultated, it shall be immediately scaled up pending examination by the Opium Examiner, and notice of such intended examination shall be given to the cultivator. Confiscation shall be adjudged by the Agent on the report of the Examiner, and the decision of the Agent shall be final, and not open to question in any Court.

Weights and scales in the Sudder factories, and at the district kothees, shall be provided by the Board of Revenue. Every district Officer shall furnish to the Agent annually, in the month of January, a certificate that all the weights and scales in use in his district have been examined, and are in all respects correct and accurate; and the Agent shall furnish to the Board of Revenue a similar certificate with respect to the weights and scales of the Sudder factory. It shall be the duty of all Officers who may superintend the weighing of Opium, to see that the Opium is weighed fairly with an even beam, and the practice of taking excess weight for the purpose of turning the scale, or as an allowance for dryage and wastage, is hereby prohibited.

XVIII. The accounts of the cultivators shall be adjusted annually by the Adjustment of culdistrict Officers as soon after the conclusion of the weightivators' accounts, and recovery of balance by distrem. ing and examination as possible; and any balance that may remain due from any cultivator, or from any muhto or intermediate manager, may be recovered by distress and sale of the property of the defaulter of his surety, in the same manner and under the same rules as the property of defaulting cultivators in estates held khas may be distrained and sold by the Collector for the recovery of an arrear of rent or revenue. Provided that no warrant of distress and sale shall be without the sanction of the Agent previously obtained.

Penalty on Officer of the Opium department who shall receive any fee, gratuity, perquisite, or allow since, either in money or effects, under any pretence whatsoever, from any outline tor, or from any other person employed or concerned in the provision of Opium, other blant the authorised allowances of his eithetion, shall be disminsed from his office, and on conviction below.

A Magazinese, shall be liable to a penalty motion of conduct the ballow of the provision of the either of the conduct the ballow of the provision of the convention of the conduct the ballow of the provision of the conduct the ballow of the provision of the provision of the conduct the ballow of the provision of the provision of the conduct the provision of the provision